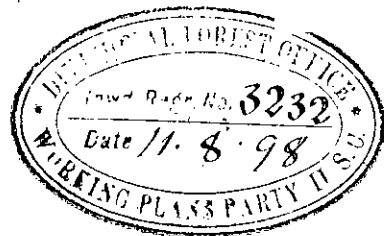




No 67



Jia (2)



GOVERNMENT OF BOMBAY.
LEGISLATIVE DEPARTMENT.

LOCAL RULES AND ORDERS

MADE UNDER

ENACTMENTS APPLYING TO BOMBAY.

IN TWO VOLUMES.

VOLUME II:

CONTAINING

LOCAL RULES AND ORDERS MADE UNDER—

(C) *BOMBAY REGULATIONS,*

(D) *LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL,*

(E) *ACTS OF THE LOCAL COUNCIL,*

AND

(F) *REGULATIONS MADE UNDER THE STATUTE 33 VICT., CHAPTER 3,*

WITH

A LIST AND A SHORT INDEX.

Corrected up to the 30th June 1897.

BOMBAY:
PRINTED AT THE GOVERNMENT CENTRAL PRESS.

1898.

[Price—Rs. 5.]

P R E F A C E.

THIS is the second Volume of Local Rules and Orders applying exclusively to Bombay* ; and it contains Rules and Orders made under (C) Bombay Regulations, (D) Local Acts of the Governor General in Council, (E) Acts of the Local Council and (F) Regulations made under the Statute 33 Viet., Chapter 3.

2. All these Rules and Orders have been for the most part collected from the *Bombay Government Gazette* and the *Sind Official Gazette*, and are arranged in the chronological order of the Enactments under the authority of which they were made. A list of Rules and Bye-laws of the several Municipal and Local Boards has been prepared from such materials as were furnished by the Presidents of the several Boards and inserted in the List of Local Rules and Orders prefixed to the Volume.

3. This Volume, as the first, is intended to be a Supplement to the Bombay Code published by the Legislative Department of the Government of India, and the Rules and Orders herein contained have the force of law, as made under the authority of some Enactment of the Legislature and therefore deriving such force from that Enactment.

4. The Volume has been prepared from the following materials :—

- (1) A pamphlet corrected up to the 31st December 1885 and entitled “ Rules and Notifications in force in the Bombay Presidency issued under Regulations and Acts applicable exclusively to the Presidency of Bombay.”
- (2) Notifications *in extenso* referred to in the above pamphlet and the Notifications issued since the pamphlet was published.

* *i. e.*, the territories under the administration of the Governor of Bombay in Council.

5. Several Notifications which ought to have been, but were not, included in the pamphlet, have been inserted in this Volume, and every attempt has been made to bring out a correct edition of Local Rules and Orders.

6. The following sets of Rules and Orders are excluded from this Volume :—

- (1) Rules framed by the High Court under Bombay Regulation II of 1827 and the Bombay Civil Courts Act XIV of 1869, and those made by the Judicial Commissioner in Sind under the latter Act, the proper place for them being the High Court Civil Circulars and the Manual of Civil Circulars, Sind, respectively.
- (2) Rules and Orders made by the Judicial Commissioner in Sind under Bombay Act XII of 1866 (*Sind Courts*), the proper place for these Rules and Orders being a Compilation issued under the authority of the Judicial Commissioner, Sind.
- (3) Rules and Orders made under Enactments relating to Merchant Shipping, it being the intention of the Government of India in the Legislative Department to compile a separate collection of such Rules and Orders.
- (4) Such Rules and Orders as are published separately in Departmental Manuals.
- (5) Rules and Orders under Sections 55, 61, 63 and 75 of the Dekkhan Agriculturists' Relief Act, as they will be collected by the Registration Department in a separate publication.
- (6) Such Rules and Orders as are of too little general importance for publication in the Collection.

All the Rules and Orders, excluded as above, are noted for ready reference in the List prefixed to the Volume.

8. Rules and Orders of a temporary nature, and Orders conferring powers on officials and others personally by name, are omitted.

9. In reprinting Notifications in this Volume matter superseded has been omitted, explanatory notes (referring to superseding Notifications) being inserted. In case of minor amendments or corrections, they have been made in the Notifications themselves with explanatory footnotes. Notifications under repealed Acts kept alive by repealing Enactments are inserted under the latter Acts with appropriate footnotes.

10. A short alphabetical index is printed at the close of the Volume.

11. The Volume has been corrected up to the 30th June 1897.

31st January 1898.

TABLE OF CONTENTS.

	Pages of	
	List.	Collection.
RULES AND ORDERS UNDER—		
(C) <i>Bombay Regulations.</i>		
II of 1827 (<i>Pleaders</i>)	ix	...
(D) <i>Local Acts of the Governor General in Council.</i>		
XX of 1839 (<i>Levy of Haks, &c.</i>)	x	...
XIX of 1844 (<i>Abolition of Town Duties, &c.</i>) ...	xi	...
XI of 1852 (<i>Titles to Rent-free Estates</i>)	xii	...
XIII of 1856 (<i>Police, Bombay Town</i>)	xii	2
IV of 1857 (<i>Tobacco, Bombay Town</i>)	xii	4
XXIX of 1857 (<i>Land Customs</i>)	xii	4
XLVIII of 1860 (<i>Amending Act XIII of 1856, Police, Bombay Town</i>)... ..	xiii	6
V of 1868 (<i>Commissioner in Sind</i>)	xiii	7
XIV of 1869 (<i>Bombay Civil Courts</i>)	xv	11
X of 1876 (<i>Revenue Jurisdiction</i>)	xxviii	467
XVII of 1879 (<i>Dekkhan Agriculturists' Relief</i>) ...	xxviii	467
XX of 1881 (<i>Sind Incumbered Estates</i>)	xxxv	478
XXI of 1881 (<i>Broach and Kaira Incumbered Estates</i>) .	xxxv	482
(E) <i>Acts of the Local Council.</i>		
I of 1863 (<i>Vessels plying on the Indus</i>)	xxxvii	...
VI of 1863 (<i>Public Conveyances</i>)	xxxvii	...
VII of 1863 (<i>Summary Settlement of claims to exemption from Revenue</i>)	lii	...
VIII of 1866 (<i>Sale of Poisons</i>)... ..	lii	489
XII of 1866 (<i>Sind Courts</i>)	lii	489
VI of 1867 (<i>Bombay Sanitary Regulation</i>)	liv	496

TABLE OF CONTENTS.

	Pages of	
	List.	Collection.
RULES AND ORDERS UNDER—		
<i>(E) Acts of the Local Council--continued.</i>		
VII of 1867 (<i>District Police</i>)	lv	499
II of 1868 (<i>Public Ferries</i>)	lv	501
VI of 1873 (<i>District Municipalities</i>)	lxxi	515
I of 1874 (<i>Tramways, Bombay</i>)... ..	lxxi	521
II of 1874 (<i>Jails</i>)	lxxii	523
III of 1874 (<i>Hereditary Offices</i>)	lxxii	525
III of 1875 (<i>Tolls</i>)	lxxii	...
II of 1876 (<i>Land Revenue, Bombay City</i>)	lxxiii	525
III of 1876 (<i>Māmlatdārs' Courts</i>)	lxxiii	527
I of 1877 (<i>Vaccination, Bombay</i>)	lxxiv	528
V of 1878 (<i>A'bhāri</i>)	lxxiv	...
IV of 1879 (<i>Vaccination, Karāchi</i>)	lxxxviii	532
V of 1879 (<i>Land Revenue Code</i>)	lxxxviii	536
VI of 1879 (<i>Bombay Port Trust</i>)	cxx	...
VII of 1879 (<i>Irrigation</i>)	cxxviii	546
I of 1880 (<i>Khoti Settlement</i>)	cxxx	575
IV of 1881 (<i>Sind Village Officers</i>)	cxxx	...
I of 1883 (<i>Bombay Highway</i>)	cxxxix	598
II of 1883 (<i>Tramways, Karāchi</i>)	cxxxix	607
V of 1883 (<i>Public Authorities Seals</i>)	cxxxix	615
I of 1884 (<i>Local Boards</i>)	cxxxix	617
II of 1884 (<i>District Municipal Act Amendment</i>)	cxlix	618
VI of 1886 (<i>Karāchi Port Trust</i>)	cclxx	...
II of 1887 (<i>Protection of Pilgrims</i>)	cclxxii	641
IV of 1887 (<i>Gambling</i>)	cclxxiii	...
VI of 1887 (<i>Matādārs</i>)	cclxxix	641

TABLE OF CONTENTS.

	Pages of	
	List.	Collection.
RULES AND ORDERS UNDER—		
(E) <i>Acts of the Local Council</i> —continued.		
III of 1888 (<i>Bombay Municipality</i>)	ccclxxix	643
V of 1888 (<i>Aden Port Trust</i>)	ccclxxx	...
I of 1889 (<i>Village Sanitation</i>)... ..	ccclxxxi	699
II of 1890 (<i>Salt</i>)	ccclxxxii	700
IV of 1890 (<i>District Police</i>)	ccclxxxiv	724
V of 1890 (<i>Municipal Servants</i>)	ccxciii	725
II of 1891 (<i>Boiler Inspection</i>)	ccxciv	725
(F) <i>Regulations made under the Statute 33, Vict., Chapter 3.</i>		
XI of 1887 (<i>Aden Pilgrims and Paupers</i>)	ccxcvi	773
II of 1891 (<i>Aden Laws</i>)	ccxcvi	773

LIST OF LOCAL RULES AND ORDERS MADE UNDER ENACTMENTS APPLYING TO BOMBAY.

VOLUME II.

(C) BOMBAY REGULATIONS.

[N.B.—Rules and Orders of a temporary nature, and Orders conferring powers on officials personally by name, are omitted.]

BOMBAY REGULATIONS.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.*
✓ 1827	(1) 11	Pleaders.	48 (3)	Rules for the examination of candidates for the office of District Pleaders.	Dated 29th March 1889, para. 169.	B. G. G., 1889, Pt. I, p. 345.
	XVI	Collectors of Land Revenue.	...	See entries opposite Bombay Act V of 1879.		

* In this column are given the pages of the Volume at which Rules and Orders are printed *in extenso*. In cases in which Rules and Orders are not so printed, references given are to the *Bombay Government Gazette* and the *Sind Official Gazette*, as the case may be.

(1) The proper place for these Rules is the High Court Circulars—Civil. They are not, therefore, printed in this Volume, but are noted in the List for convenience.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

(D) LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1839	(1) XX	Levy of Haks, &c.	1	Prohibiting the levy of haks, fecs, customs and itons of revenue in the following localities— All the towns and places in the Bombay Presi- dency with the exception of certain towns. The Inám village of Tale- gaon in the Poona Col- lectorate. Belgaum Collectorate on the sale or transfer of lands and houses. Kolala and Thána Col- lectorates. Bánkot Petha in the Ratná- giri Collectorate. D. poli, Khed and Sytowda Pethas in the Ratnágiri Collectorate. Ports of Candevi and Nav- sari. Mojé Ore, Táluka Anand, Kaira Collectorate. Mojé Wartal, Táluka Nadi- ád, Kaira Collectorate. Villages of Lambhvel and Warede, Táluka Anand, Kaira Collectorate.	Dated 11th January 1841. Dated 24th January 1842. Dated 9th August 1843. Dated 13rd May 1860. Dated 11th February 1868. Dated 5th September 1868. Dated 13th January 1869. Dated 20th August 1870. Dated 13th September 1870. Dated 7th December 1870.	B. G. G., 1841, p. 20. B. G. G., 1842, p. 68. B. G. G., 1843, p. 489. B. G. G., 1860, Vol. I, p. 636. B. G. G., 1868, Pt. I, p. 107. B. G. G., 1868, Pt. I, p. 858. B. G. G., 1869, Pt. I, p. 26. B. G. G., 1870, Pt. I, p. 915. B. G. G., 1870, Pt. I, p. 1017. B. G. G., 1870, Pt. I, p. 1297.

(1) Notifications under Act XX of 1839, being of too little general importance for publication, are not printed in this Volume, but are noted in the List for convenience.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1839	(1) XX	Levy of Haks, &c.	1	Prohibiting the levy of haks, fares, customs and items of revenue in the following localities— <i>contd.</i>		
				Ratnágiri and Chiplun Subha Pethas, Ratnágiri Collectorate.	Dated 23rd August 1871.	<i>B. G. G.</i> , 1871, Pt. I, p. 924.
				Guhágar Táluka of the Ratnágiri Collectorate.	Dated 10th September 1872.	<i>B. G. G.</i> , 1872 Pt. I, p. 1015.
				Bhusával in the Khándesh Collectorate by Jaghir- dárs.	Dated 11th February 1873.	<i>B. G. G.</i> , 1873, Pt. I, p. 130.
"	"	Ditto	"	Prohibiting the levy of—		
				"Wanola" cess by Kul- karnis of the villages situate within the Jagir of Shendurni in the Jámnér Táluka of the Khándesh Collectorate.	Dated 17th June 1873.	<i>B. G. G.</i> , 1873, Pt. I, p. 508.
				Koli Vero, &c., by or on behalf of the Desai of Pátri.	Dated 23rd June 1876.	<i>B. G. G.</i> , 1876, Pt. I, p. 544.
1844	(1) XIX	Ditto Abolition of Town Duties, &c.	1	Phaski, haks, &c., by or on behalf of the Shetia of Málwan in the Rat- nágiri Collectorate.	Dated 29th October 1850.	<i>B. G. G.</i> , 1850, p. 1300.
				"Babs" and cesses in certain (11) villages of the Sholápur Táluka.	Dated 5th June 1872.	<i>B. G. G.</i> , 1872, Pt. I, p. 718.
				Town and Transit duties in certain (8) villages of the Sàngli and Miraj States, which lapsed to Government in 1845.	Dated 22nd September 1876.	<i>B. G. G.</i> , 1876, Pt. I, p. 871.
				Town and Transit duties in certain (12) villages of the Sàngli State, the right to which collection lapsed to Government in 1842.	6688, dated 28th Decem- ber 1878.	<i>B. G. G.</i> , 1879, Pt. I, p. 1.

(1) Notifications under Acts XX of 1839 and XIX of 1844, being of too little general importance for publication, are not printed in this Volume, but are noted in the List for convenience.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1846	XI	Khândesh.	...	See entry opposite General Act XIV of 1874, Volume I, p. xxxvi.		
1852	(1) XI	Titles to Rent- free Estates.	Schedule B. Sec. 10	Rules	G. R. No. 1364, dated 15th March 1878.
1856	XIII	Police (Bom- bay Town).	4	Appointing the Superintend- ents of Police of the G. I. P. and B. B. & C. I. Rail- ways respectively, to be ex- officio Deputy Commissioners of Police in the City of Bom- bay.	3498, dated 2nd July 1890.	2
	"	Ditto	77	Rules for the regulation of public processions and traffic at places of public resort and landing places.	8474, dated 10th Decem- ber 1885.	2
"	"	Ditto	"	Rules for the conduct of all assemblies and processions and for keeping order in public roads, streets, &c.	7001, dated 15th Decem- ber 1890.	3
1857	IV	Tobacco (Bom- bay Town).	7, 11, 14, to 17 & 19	Conferring upon the Collector and Assistant Collectors of Customs, Bombay, certain powers under the Act.	600, dated 21st Janu- ary 1885.	4
					7644, dated 26th Sep- tember 1892.	4
"	XXIX	Land Customs.	6	Fixing routes for the passing of goods into or out of the Portuguese possessions of Goa and Damão.	8398, dated 25th Octo- ber 1892.	5
					5136, dated 8th July 1895.	5
"	XXXI	Port dues and Fees (Bom- bay).	...	See entry opposite General Act X of 1889, Volume I, p. cxxxiv.		

(1) The proper place for these Rules and Orders is the Compilation of General Rules in force in the Revenue Department. They are not, therefore, printed in this Volume, but are noted in the List for convenience.

List of Local Rules and Orders made under Enactments applying to Bombay— continued.

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1858	VIII	Port dues and Fees (Karachi).	...	See entries opposite General Act. X of 1852, Volume I, p. cxxxiv.		
1860	XLVIII	Amending Act XIII of 1856. Police (Bombay Town).	19	Declaring the Section applicable to all public streets, roads, &c., in Bombay.	Dated 23rd January 1861.	6
"	"	Ditto	20	Rules for the blasting of rocks in streets, &c., in Bombay and Colaba.	Dated 9th April 1862.	6
1868	V	Commissioner in Sind,	1	Delegating to the Commissioner in Sind the powers conferred on the Governor of Bombay in Council by certain Regulations and Acts.	Dated 6th April 1868.	7
"	"	Ditto	"	Cancelling a portion of the above Notification.	Dated 23rd May 1870.	7
"	"	Ditto	"	Delegating to the Commissioner in Sind the powers conferred on the Governor of Bombay in Council by—	Dated 29th March 1871, para. 2.	8
				Section 14 of Bombay Act VI of 1863 and Section 7 of Bombay Act VII of 1867 so far as it relates to powers of Subordinate Magistrates, 1st and 2nd Class.	Dated 11th November 1868.	8
				Bombay Act II of 1833 ...	1661, dated 6th May 1885.	8
				Sections 466, 471, 474 and 475 of Act X of 1882.	6144, dated 20th October 1887.	8
				Section 6 of Bombay Act IV of 1887.	1003, dated 22nd February 1890.	8
				Certain sections of Bombay Act II of 1890.	6673 B, dated 20th September 1890.	9

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1868	V	Commissioner in Sind.	1	Delegating to the Commissioner in Sind the powers conferred on the Governor of Bombay in Council by— <i>contd.</i>		
				Certain sections of Bombay Act I of 1889.	382, dated 8th Febru- ary 1892.	9
				Section 45 (2) of Bombay Act IV of 1890.	3891, dated 20th July 1892.	9
				Section 25 of Bombay Act IV of 1890.	6758B, dated 24th Sep- t e m b e r 1895.	9
				Section 13 of Act X of 1882.	5880, dated 27th Au- gust 1896.	9
"	"	Ditto	2	Sections 4 and 18 of Act I of 1871.	Dated 24th June 1871.	9
				Act X of 1870	Dated 3rd A u g u s t 1874.	10
				Act XII of 1875	2738, dated 26th May 1880.	10
				Act VII of 1884	24, dated 5th April 1896.	10
				Act XX of 1879	2090, dated 5th April 1893.	10
				Act VI of 1884 as amended by Acts III of 1890 and XIII of 1891.	77, dated 19th June 1893.	10
				Section 4 (e) of Act X of 1882.	5937, dated 21st August 1895.	11
				Sections 30 and 31 of Act V of 1871 as amended by Acts VII of 1894 and X of 1886, respectively.	5819, dated 27th August 1896.	11

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1869	XIV as amend- ed by Act IX of 1880.	Bombay Civil Courts.	3 & 4	Creating two new Judicial Dis- tricts, viz., Nāsik and Sholā- pur-Bijāpur, and fixing their Sadar Stations.	8869, dated 31st Decem- ber 1883.	17
"	"	Ditto	3 & 22A	Transfer of certain inām villages from the Sholipur-Bijapur to the Dharwar District and from the jurisdiction of the Subordinate Judge of Bagal- kot in the former District to that of the Subordinate Judge of Gadag in the latter Dis- trict.	5127, dated 21st July 1885.	144
"	"	Ditto	"	Including the Island of Khar- deri (Kenary) in the Thana District and within the juris- diction of the Subordinate Judge of Alibag.	7078, dated 2nd Decem- ber 1886.	465
"	"	Ditto	21	Number of Subordinate Judges' Courts in the Poona, Sholapur- Bijapur and Satara Districts.	3487, dated 24th May 1880.	271
"	"	Ditto	"	Abolishing certain Subordinate Judges' Courts in the Poona District and establishing four new Courts in lieu thereof.	2347, dated 21st April 1887.	272
"	"	Ditto	"	Modifying the above Notifica- tion and creating two new Subordinate Judges' Courts at Talegaon and Sasvad.	4293, dated 26th July 1887.	273
"	"	Ditto	"	Increasing the number of Sub- ordinate Courts in the Ahmeda- bad District by two Second Class Subordinate Judges' Courts at Dohad and Godhra.	2220, dated 23rd March 1885, para. 2 (1).	16
"	"	Ditto	"	Increasing the number of Civil Courts in the Dharwar Dis- trict to five by constituting a new Court of the Subordinate Judge of Ranchemur.	3099, dated 4th May 1894.	18
"	"	Ditto	"	Number of Subordinate Judges' Courts in the Ahmednagar District.	2695	

*List of Local Rules and Orders made under Enactments applying to
Bombay— continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1869	XIV as amend- ed by Act IX of 1880.	Bombay Civil Courts.	1	Extending the Act to certain villages ceded by— H. H. the Nizam of Hy- derabad. The Chief of Akalkot ...	Dated 14th June 1876. Dated 7th November 1876.	11 12
				<i>Erratum</i> in the above Notification.	Dated 14th November 1876.	12
"	"	Ditto	3	Altering the limits of the Districts of— Poona (now Sholapur-Bi- japur) and Satara. Shikarpur and Karachi ... Dharwar and Kanara ... Karachi and Hyderabad ...	Dated 6th July 1875. 5513, dated 1st Septem- ber 1893. 4126, dated 15th June 1896. 7714, dated 12th No- vember 1896.	12 12 177 16
"	"	Ditto	"	Including the villages of Bha- tori and Atwad in the Ahmednagar District.	Dated 14th June 1876, para. 1.	16
"	"	Ditto	"	Including the Upper Sind Frontier District in the Shi- karpur District.	2716, dated 23rd April 1883.	16
"	"	Ditto	"	Defining the Judicial District of Ahmedabad.	2220, dated 23rd March 1885, para. 1.	16
"	"	Ditto	"	Transferring certain villages from the Ahmednagar to the Poona District, and <i>vice versa</i> .	3511, dated 15th June 1886.	17
		Ditto	"	Extending the limits of the Nasik District to the Peint Taluka.	4332, dated 23rd June 1896.	270

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1869	XIV as amend- ed by Act IX of 1880.	Bombay Civil Courts.	21 & 23	The Subordinate Judges of Thana and Sholapur to be Subordinate Judges of the First Class with special juris- diction.	294, dated 16th Janu- ary 1884.	18
"	"	Ditto	22	Rules for the examination of candidates for the Office of a Subordinate Judge.	(1) Dated 29th March 1889, para. 169.	B. G. G., 1889, Pt. I, p. 345.
"	"	Ditto	"	Prescribing a test of qualifi- cation for appointment as a Subordinate Judge.	Dated 30th April 1889.	18
				<i>Ahmedabad District.</i>		
"	"	Ditto	(2) 22A	Limits of the jurisdiction of the several Subordinate Judges' Courts in the Ahmedabad District.	Dated 3rd August 1870.	18
"	"	Ditto	"	Transfer of villages from and to the jurisdiction of the fol- lowing Subordinate Judges' Courts in the above Dis- trict—		
				From Dholka to Viram- gaum.	Dated 19th July 1871.	41
				From Umreth to Nadiad...	Dated 11th September 1876.	41
				From Kaira and Umreth to Nadiad.	8259, dated 16th Decem- ber 1881.	41

(1) See footnote (1) on page ix.

(2) Notifications fixing and altering the local limits of the jurisdiction of Subordinate Judges and issued before the Act IX of 1880 was passed, are to be deemed as having the force of law under Section 3 of the Act. This Section 3 has been repealed by Act XII of 1891, but the repeal does not affect the legality of such Notifications. *Fide* paragraph 3 of Section 3 of the Act.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1869	XIV as amended by Act IX of 1880.	Bombay Civil Courts.	(1)22A	<i>Ahmedabad District—contd.</i> Transfer of a village from the jurisdiction of the Small Cause Court at Ahmedabad to that of the Subordinate Judge's Court at Kaira.	Dated 5th April 1876.	41
"	"	Ditto	"	Transfer of villages from the jurisdiction of the Small Cause Court at Nadiad to that of the Subordinate Judge's Court at Kaira.	Dated 7th August 1875.	41
"	"	Ditto	"	Do. at Borsad ...	Dated 31st December 1877.	42
"	"	Ditto	"	Transfer of villages from the jurisdiction of the Subordinate Judge at Borsad to that of the Subordinate Judge at Nadiad.	2571, dated 27th April 1893.	42
"	"	Ditto	"	Replacing two villages under the jurisdiction of the Subordinate Judge of Ahmedabad.	Dated 9th August 1876.	42
"	"	Ditto	"	Limits of the jurisdiction of the Subordinate Judges' Courts at Dohad and Godhra.	2220, dated 23rd March 1885, para. 2 (3)	16
"	"	Ditto	"	<i>Ahmednagar District.</i> Limits of the jurisdiction of the several Subordinate Judges' Courts in the Ahmednagar District.	3695, dated 26th May 1896.	42
"	"	Ditto	"	<i>Belgaum District.</i> Limits of the jurisdiction of the several Subordinate Judges' Courts in the Belgaum District.	Dated 26th May 1869.	46
"	"	Ditto	"	Transfer of certain villages from the jurisdiction of the Subordinate Judge of Chikodi to that of the Subordinate Judge of Athni in the above District.	5532, dated 8th October 1888, para. 1.	104

(1) See footnote (2) on page xvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1869	XIV as amend- ed by Act IX of 1880.	Bombay Civil Courts.	(1)22A	<i>Dhárwār District.</i> Limits of the jurisdiction of the several Subordinate Judges' Courts in the Dhárwār Dis- trict.	Dated 15th May 1869.	105
"	"	Ditto	"	<i>Erratum</i> in the above Noti- fication.	Dated 31st October 1870.	128
"	"	Ditto	"	Limits of the jurisdiction of the Subordinate Judges' Courts at Dhárwār and Hubli.	Dated 28th July 1875.	129
"	"	Ditto	"	Including certain villages within the jurisdiction of the Subordinate Judge of Gadag.	Dated 4th August 1875.	143
"	"	Ditto	"	Transfer of a village from the jurisdiction of the Subordinate Judge of Hubli to that of the Subordinate Judge of Dhár- wār.	1724, dated 14th March 1881.	144
"	"	Ditto	"	Transfer of certain villages from the jurisdiction of the Subordinate Judge of Bágál- kot in the Sholápur-Bijápur District to that of the Sub- ordinate Judge of Gadag in the Dhárwār District.	5127, dated 21st July 1885.	144
"	"	Ditto	"	Altering the limits of the jurisdiction of the Subordi- nate Judges of Dhárwār, Hubli and Haveri.	3098, dated 4th May 1894.	145
"	"	Ditto	"	Limits of the jurisdiction of the Subordinate Judge of Ránabennur.	3100, dated 4th May 1894.	146
"	"	Ditto	"	Transferring a village from the jurisdiction of the Subordinate Judge of Hubli in the Dhár- wār District to that of the Subordinate Judge of Sirsi in the Kánara District.	4126, dated 15th June 1896.	177
"	"	Ditto	"	<i>Kánara District.</i> Limits of the jurisdiction of the several Subordinate Judges' Courts in the Kánara District.	Dated 30th November 1870.	146

(1) See footnote (2) on page xvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
				<i>Kánara District—contd.</i>		
1869	XIV as amend- ed by Act IX of 1880.	Bombay Civil Courts.	(1)22A	Altering the jurisdiction of certain Subordinate Courts in the above District.	Dated 22nd Novem- ber 1875.	165
"	"	Ditto	"	Transfer of certain villages from the jurisdiction of the Subordinate Judge of Sirsi to that of the Subordinate Judge of Honávar.	3620, dated 22nd June 1878.	169
"	"	Ditto	"	Transferring a village from the jurisdiction of the Subordi- nate Judge of Hubli in the Dhárwár District to that of the Subordinate Judge of Sirsi in the Kánara District.	4400, dated 28th June 1880.	177
"	"	Ditto	"	Transferring a village from the jurisdiction of the Subordi- nate Judge of Hubli in the Dhárwár District to that of the Subordinate Judge of Sirsi in the Kánara District.	4126, dated 15th June 1896.	177
				<i>Khándesh District.</i>		
"	"	Ditto	"	Limits of the jurisdiction of the several Subordinate Judges' Courts in the Khán- desh District.	Dated 8th April 1875.	178
"	"	Ditto	"	Including certain villages under the jurisdiction of the Subor- dinate Judge of Nandurbár in the above District.	3029, dated 5th July 1879.	259
"	"	Ditto	"	Do. of Yával in the above District.	5875, dated 27th Au- gust 1880.	260
"	"	Ditto	"	<i>Erratum</i> in the above Noti- fication.	5379, dated 26th July 1884.	260
				<i>Násik District.</i>		
"	"	Ditto	"	Limits of the jurisdiction of the several Subordinate Judges' Courts in the Násik District.	Dated 15th February 1871.	261
"	"	Ditto	"	Transfer of certain villages from the jurisdiction of the Subordinate Judges of Násik and Pimpalgaon to that of the Subordinate Judges of Pimpalgaon and Yeola re- spectively.	Dated 12th July 1871.	261

(1) See footnote (2) on page xvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1869	XIV as amended by Act IX of 1880.	Bombay Civil Courts.	(1) 22A	<i>Nasik District—contd.</i> Including two villages within the jurisdiction of the Subor- dinate Judge of Pimpalgaon in the above District.	2187, dated 13th April 1887.	263
"	"	Ditto	"	Including certain villages with- in the jurisdiction of certain Subordinate Judges in the above District.	4056, dated 2nd Au- gust 1889.	263
"	"	Ditto	"	Altering the limits of the juris- diction of certain Subordinate Judges in the above Dis- trict.	68, dated 7th Janu- ary 1891.	265
"	"	Ditto	"	Extending the jurisdiction of the First Class Subordinate Judge of Nasik to the Peint Taluka.	4332, dated 23rd June 1896.	270
"	"	Ditto	"	<i>Poona, Sholapur-Bijapur and Satara Districts.</i> Limits of the jurisdiction of the several Subordinate Judges' Courts in the Poona, Sholapur- Bijapur and Satara Districts.	Dated 26th May 1869. 3487, dated 24th May 1880.	274 271
"	"	Ditto	"	Fixing the local jurisdiction of certain Subordinate Judges' Courts in the Poona District.	2347, dated 21st April 1887.	272
"	"	Ditto	"	Modifying the above Notifica- tion as regards the local juris- diction of the Subordinate Judges' Courts of Talegaon and Sasvad in the above District.	4293, dated 26th July 1887.	273
"	"	Ditto	"	Do. of the Sub- ordinate Judge's Court of Haveli in the above District.	6967, dated 30th Decem- ber 1889.	273
"	"	Ditto	"	Transfer of villages from the jurisdiction of the Subordinate Judge of Bagalkot to the jurisdictions of the Subordi- nate Judges of Bijapur and Muddebihal in the Sholapur- Bijapur District.	Dated 25th April 1871. Dated 26th June 1872.	274 274

(1) See footnote (2) on page xvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1869	XIV as amended by Act IX of 1880.	Bombay Civil Courts.	(1)22A	<i>Poona, Sholapur-Bijapur and Sátara Districts—contd.</i> Transfer of a village from the jurisdiction of the Subordinate Judge of Bijapur to that of the Subordinate Judge of Pandharpur in the Sholapur-Bijapur District.	7198, dated 17th October 1883.	275
"	"	Ditto	"	Transfer of certain villages from the jurisdiction of the Subordinate Judge of Bagalkot in the Sholapur-Bijapur District to that of the Subordinate Judge of Gadag in the Dhárwar District.	5127, dated 21st July 1885.	144
"	"	Ditto	"	Including a village within the jurisdiction of each of the Subordinate Judges of Sátara and Karád.	119, dated 7th January 1888, para. 2.	275
"	"	Ditto	"	<i>Ratnágiri District.</i> Limits of the jurisdiction of the several Subordinate Judges' Courts in the Ratnágiri District.	{ Dated 26th May 1869. Dated 4th October 1873.	276 282
"	"	Ditto	"	Transfer of villages from and to the jurisdiction of the following Subordinate Judges' Courts in the above District— • From Rajapur to Devgad.	Dated 22nd March 1876.	31.
"	"	Ditto	"	From Devgad to Málvan.	3278, dated 16th May 1883.	314
"	"	Ditto	"	Including certain villages within the jurisdiction of the Subordinate Judge's Court of Venugula in the above District.	Dated 20th November 1877.	315

(1) See footnote (2) on page xvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2		4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
				<i>Surat District.</i>		
1869	XIV as amended by Act IX of 1880.	Bombay Civil Courts.	(1)22A	Limits of the jurisdiction of the several Subordinate Judges' Courts in the Surat District.	Dated 18th May 1872.	315
"	"	Ditto	"	Distribution of the civil juris- diction of that portion of the land comprised within the fencing of the B. B. & C. I. Railway Line in the Surat and Broach Collectorates and ceded by H. H. the Gáckwár.	Dated 25th June 1872.	334
"	"	Ditto	"	Fixing the local jurisdiction of the 1st and 2nd Class Subor- dinate Judges of Surat and the Subordinate Judge of Olpad.	Dated 6th September 1875.	335
"	"	Ditto	"	Transferring the Mándvi Táluka from the jurisdiction of the Subordinate Judge of Olpad to that of the 2nd Class Sub- ordinate Judge of Surat.	6556, dated 19th Sep- tember 1885.	348
				<i>Thána District.</i>		
"	"	Ditto	"	Limits of the jurisdiction of the several Subordinate Judges' Courts in the Thána District.	Dated 15th February 1871.	349
"	"	Ditto	"	Fixing the local jurisdiction of the Subordinate Judges' Courts at Kalyán, Panvel, Pen and Murbád in the above District.	1319, dated 4th March 1879.	424
"	"	Ditto	"	Altering the limits of the juris- diction of the Subordinate Judges of Murbád and Kal- yán.	4842, dated 4th August 1893.	464
"	"	Ditto	"	Placing a village within the jurisdiction of the Subordi- nate Judge of Bhiwndi.	6636, dated 3rd Novem- ber 1879.	464

(1) See footnote (2) on page xvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1869	XIV as amend- ed by Act IX of 1880.	Bombay Civil Courts.	(1)22A	<i>Thána District—contd.</i> Placing certain villages under the jurisdiction of the Subor- dinate Judges of Dahād and Bassein.	13, dated 3rd Janu- ary 1883.	464
"	"	Ditto	"	Including the Island of Kenery within the jurisdiction of the Subordinate Judge of Alibág.	7018, dated 2nd Decem- ber 1886.	465
"	"	Ditto	"	Including the village of Náráli within the jurisdiction of the First Class Subordinate Judge of Thána.	5731, dated 17th Au- gust 1894.	465
"	"	Ditto	23	Situations of the following Sub- ordinate Courts— <i>Ahmedabad District.</i> All the Subordinate Courts in the District. First Class Subordinate Judge's Court at Ahmeda- bad and Second Class Subordinate Judge's Court at Kaira. Dohad and Godhra. ...	Dated 3rd A u g u s t 1870. 764, dated 7th Febru- ary 1879. 2220, dated 23rd March 1885, para. 2 (2).	18 40 16
				<i>Ahmednagar District.</i> All the Subordinate Courts in the District. <i>Belgaum District.</i> All the Subordinate Courts in the District. Athni	3695, dated 26th May 1896. Dated 26th May 1869. 5532, dated 8th Octo- ber 1888, para. 2.	42 46 104

XXV

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1869	XIV as amen- ded by Act IX of 1880.	Bombay Civil Courts.	23	Situations of the following Sub- ordinate Courts— <i>contd.</i>		
				<i>Dhárwār District.</i>		
				All the Subordinate Courts in the District.	Dated 15th May 1869.	105
				Dhárwār and Hubli.	Dated 28th July 1875.	129
				Ranebennur	3101, dated 4th May 1894.	146
				<i>Kánara District.</i>		
				All the Subordinate Courts in the District.	Dated 30th November 1870.	146
				Sirsi.	Dated 22nd November 1875.	165
					4345, dated 9th June 1897.	178
				Kárwār.	3620, dated 22nd June 1878.	169
				<i>Ekándesh District.</i>		
				All the Subordinate Courts in the District.	Dated 8th April 1875.	178
				Changing the designation of the Subordinate Judge of Jámner to Subordi- nate Judge of Jalgaon.	2800, dated 20th April 1885.	261
				Shirpur.	1780, dated 22nd March 1893.	261
				<i>Nāsik District.</i>		
				All the Subordinate Courts in the District.	Dated 15th February 1877.	261
				Satana.	2729, dated 10th April 1884.	262

*Lists of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1869	XIV as amended by Act IX of 1880.	Bombay Civil Courts.	23	Situations of the following Sub- ordinate Courts— <i>contd.</i> <i>Poona, Sātara and Sholāpur-Bijāpur Districts.</i> All the Subordinate Courts in the Districts. Subordinate Judges of cer- tain Courts in the above Districts to be also Sub- ordinate Judges of cer- tain other Courts in the same districts. Poona, Hāveli, Talegaon, Sāsvad and Bāramati (Poona District). Vadgaon (Poona District). Mālsiras (Sholāpur-Bijāpur District). Islāmpur (Sātara District). Rahimatpur, Khatāv, Vita and Dalivadi (Sātara District). <i>Ratnāgiri District.</i> All the Subordinate Courts in the District.	 Dated 26th May 1869. 3487, dated 24th May 1880. 7945, dated 27th No- vember 1880. 2347, dated 21st April 1887. 4293, dated 26th July 1887. 4718, dated 5th Septem- ber 1889. 2894, dated 13th May 1886. 2081, dated 4th April 1887. 5953, dated 22nd Au- gust 1895, para. 1. Dated 26th May 1869. Dated 4th October 1873.	 274 271 272 272 273 274 275 275 275 276 282

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1869	XIV as amended by Act IX of 1880.	Bombay Civil Courts.	38	Rules relative to the appointment, &c., of ministerial officers in the District and Subordinate Judges' Courts in the Presidency.	(1) Dated 29th March 1889, paras. 140, 141 and 142.	<i>B. G. G.</i> , 1889, Pt. I, p. 339.
"	"	Ditto	39	Rules regulating the duties of ministerial officers of Civil Courts.	(1) Dated 29th March 1889, paras. 139 and 141.	<i>B. G. G.</i> , 1889, Pt. I, pp. 338 and 341.
"	"	Ditto	40	Duties of the clerks of the District and Subordinate Courts in Sind.	(2) 587, dated 23rd March 1885.	<i>S. O. G.</i> , 1885, Pt. I, p. 306.
"	"	Ditto	"	Do. in the Presidency...	(1) Dated 29th March 1889, para. 143.	<i>B. G. G.</i> , 1889, Pt. I, p. 340.
"	"	Ditto	41	Rules for keeping records and giving copies.	(1) Dated 29th March 1889, paras. 132 to 138.	<i>B. G. G.</i> , 1889, Pt. I, p. 336.
"	"	Ditto	43	Holidays to be observed by the Civil Courts in Sind.	(2) 2052, dated 7th November 1887.	<i>S. O. G.</i> , 1887, Pt. I, p. 563.
"	"	Ditto	"	Holidays and vacations in the District and Subordinate Judges' Courts in the Presidency.	(1) Dated 29th March 1889, para. 155.	<i>B. G. G.</i> , 1889, Pt. I, p. 343.
1876	X	Revenue Jurisdiction.	1	Certain portion of Section 4 brought into force.	197, dated 18th March 1881.	467
"	XIV	Sind Incumbered Estates.	...	See entries opposite Act XX of 1881.		
1877	XIV	Broach and Kaira Incumbered Estates.	...	See entries opposite Act XXI of 1881.		
1879	XVII as amended by subse- quent enact- ments.	Dekkhan Agri- culturists' Re- lief.	6	Description of suits to be heard by the Subordinate Judge of Poona.	7057, dated 22nd November 1879.	467

(1) See footnote (1) on page ix.

(2) The proper place for this Notification is the Manual of Civil Circulars, Sind. It is not, therefore, printed in this Volume, but is noted in the List for convenience.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1869	XIV as amended by Act IX of 1880.	Bombay Civil Courts.	23	Situations of the following Sub- ordinate Courts— <i>contd.</i> <i>Ratnagiri District—</i> <i>contd.</i> Devgad. Dated 24th May 1876. 314 Vengurla. Dated 20th November 1877. 315 <i>Surat District.</i> All the Subordinate Courts in the District. Dated 18th May 1872. 315 1st and 2nd Class Subordi- nate Judges' Courts of Surat and 2nd Class Sub- ordinate Judge's Court at Olpad. Dated 6th September 1875. 335 <i>Thana District.</i> All the Subordinate Courts in the District. Dated 15th February 1871. 340 1319, dated 4th March 1879. 424 Dahanu and Bassein ... 1643, dated 4th March 1896, para. 1. 465		
"	"	Ditto	"	Situations of Subordinate Courts in Sind. 2401, dated 29th March 1884. 465		
"	"	Ditto	"	<i>Erratum</i> in the above Noti- fication. 3136, dated 29th April 1884. 466		
"	"	Ditto	"	Situations of the following Subordinate Judges' Courts— Jacobabad and Rohri (Chi- karpur District) and Kotri (Karachi District). 2808, dated 26th May 1890. 466 Mirpur Batoro (Karachi District). 424A, dated 19th Janu- ary 1893. 467		

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	XVII as amended by subsequent enactments.	Dekkhan Agriculturists' Relief.	29 & 76	Rules for the management by the Collector of immoveable property of which he takes possession under Section 22 or 29 of the Act, and for carrying out the provisions of the Act in respect of such property.	592, dated 4th February 1885.	468
"	"	Ditto	37	Rules for regulating the procedure of Village Munsifs.	7635, dated 17th December 1879.	470
"	"	Ditto	"	Addition to Rules 7, 21 and 26 of the above rules.	5585, dated 13th August 1880.	473
"	"	Ditto	49	Table of charges to be made by Conciliators; and rules as to the record and accounts to be kept by them.	7536, dated 17th December 1879.	474
"	"	Ditto	"	Rule providing for time within which certificates under Section 46 shall be demanded.	8125, dated 7th December 1880.	476
"	"	Ditto	"	Rule regarding the service of the written notice under Section 44 of the Act.	5370, dated 29th August 1882.	476
"	"	Ditto	"	Charges to be levied by Conciliators from applicants for summonses issued under Section 40 of the Act.	7095, dated 8th October 1884.	477
"	"	Ditto	(1) 55	List of Village Registration Circles in the Districts of Ahmednagar, Poona, Sátara and Sholapur.	6710A, dated 26th October 1882.	B. G. G., 1882, Pt. I, p. 571.
"	"	Ditto	"	Amalgamation of certain Village Registration Circles in the Poona and Ahmednagar Districts.	1671, dated 13th March 1886.	B. G. G., 1886, Pt. I, p. 261.
"	"	Ditto	"	Modifying the Village Registration Circle arrangements in the Ahmednagar and Poona Districts.	3555, dated 17th June 1886.	B. G. G., 1886, Pt. I, p. 534.

(1) Orders under this Section are not printed in this Volume, as they are of too little general importance for publication. They are, however, noted in the List for convenience.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	XVII as amended by subsequent enactments.	Dekkhan Agriculturists' Relief.	55	Amalgamation of Village Registration Circles in the Ahmednagar District.	3089, dated 25th May 1886. 3774, dated 29th June 1886. 4454, dated 3rd August 1887. 4060, dated 28th July 1888. 4683, dated 11th August 1886.	B. G. G., 1886 Pt. I, p. 471. B. G. G., 1886, Pt. I, p. 573. B. G. G., 1887, Pt. I, p. 699. B. G. G., 1888, Pt. I, p. 651. B. G. G., 1886, Pt. I, p. 676.
"	"	Ditto	"	Transfer of villages from one Village Registration Circle to another in the Ahmednagar District.	3072, dated 29th March 1892. 7013, dated 11th September 1895.	B. G. G., 1892, Pt. I, p. 303. B. G. G., 1895, Pt. I, p. 947.
"	"	Ditto	"	Abolishing a Village Registration Circle in the Ahmednagar District.	7398, dated 11th October 1893.	B. G. G., 1893, Pt. I, p. 951.
"	"	Ditto	"	Amalgamation of Village Registration Circles in the Poona District.	3016, dated 18th May 1886. 2275, dated 18th April 1887. 3223, dated 4th June 1887. 8923, dated 25th November 1889. 1276, dated 18th February 1890. 4442, dated 25th June 1890.	B. G. G., 1886, Pt. I, p. 439. B. G. G., 1887, Pt. I, p. 340. B. G. G., 1887, Pt. I, p. 479. B. G. G., 1889, Pt. I, p. 1007. B. G. G., 1890, Pt. I, p. 141. B. G. G., 1890 Pt. I, p. 575

(1) See footnote (1) on page xxix.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	XVII as amend- ed by subse- quent enact- ments.	Dekkhan Agri- culturists Re- lief.	(1) 55	Transfer of the head-quarters of the Village Registration Circle of Ukadgaon to Bel- wandi Budruk in the Ehri- gonda Taluka of the Ah- mednagar District.	9695, dated 2nd Decem- ber 1896. 903, dated 3rd Febru- ary 1897.	<i>B. G. G.</i> , 1896, Pt. I, p. 1236. <i>B. G. G.</i> , 1897, Pt. I, p. 164.
"	"	Ditto	"	Transfer of the head-quarter Station of the village Regis- tration Circle of Jalalpur- Rasin in the Karjat Taluka of the Ahmednagar District and altering its designation to Khed-Rasin.	2561, dated 31st March 1897.	<i>B. G. G.</i> , 1897, Pt. I, p. 603.
"	"	Ditto	"	Alteration in the name of a Village Registration Circle in the Poona District.	6140, dated 25th Octo- ber 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 949.
"	"	Ditto	"	Reconstitution of Village Re- gistration Circles in the Ta- luka of Bhimthadi and in the Petha of Dhond, and abolish- ing the Village Registration Circle of Vatas in the Bhim- thadi Taluka of the Poona District.	6797, dated 23rd Au- gust 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 848.
"	"	Ditto	"		1644, dated 6th March 1885. 1995, dated 17th March 1885. 5987, dated 22nd Au- gust 1890. 8986, dated 16th Decem- ber 1890. 5674, dated 4th July 1894. 1129, dated 10th Febru- ary 1897.	<i>B. G. G.</i> , 1885, Pt. I, p. 320. <i>B. G. G.</i> , 1885, Pt. I, p. 337. <i>B. G. G.</i> , 1890, Pt. I, p. 879. <i>B. G. G.</i> , 1890, Pt. I, p. 1300. <i>B. G. G.</i> , 1894, Pt. I, p. 608. <i>B. G. G.</i> , 1897, Pt. I, p. 218.

(1) See footnote (1) on page xxix.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	XVII as amend- ed by subse- quent enact- ments.	Dekkhan Agri- culturists' Re- lief.	(1) 55	Modifying the local areas forming the Village Registra- tion Circles in the Sātara District.	3970, dated 9th June 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 771.
					2178, dated 3rd April 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 359.
					4805, dated 18th August 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 710.
					4196, dated 21st July 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 651.
					5723, dated 18th Octo- ber 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 838.
					722, dated 29th Janu- ary 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 84.
	"	Ditto	"	Amalgamation of Village Registration Circles in the Sātara District.	4881, dated 14th July 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 691.
					1104, dated 11th Febru- ary 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 140.
					5438, dated 26th June 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 660.
					8160, dated 3rd Octo- ber 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 1602.
					2015, dated 1st April 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 411.
					6878, dated 2nd Septem- ber 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 896.

(1) See footnote (1) on page xxix.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	XVII as amend- ed by subse- quent enact- ments.	Dekkhan Agri- culturists' Re- lief.	(1) 55	Amalgamation of village Registration Circles in the Sātara District— <i>contd.</i>	9685, dated 2nd Dec- ember 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 1234.
					1674, dated 2nd March 1897.	<i>B. G. G.</i> , 1897, Pt. I, p. 413.
					4891, dated 23rd Au- gust 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 722.
					7043, dated 5th Septem- ber 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 908.
"	"	Ditto	"	Transfer of villages from one Village Registration Circle to another in the Sātara District.	7311, dated 14th Sep- tember 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 923.
					7447, dated 20th Sep- tember 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 958.
					7438, dated 22nd Sep- tember 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 976.
"	"	Ditto	"	Transfer of the head-quarters of the Village Registration Circle of Mandrul Kola from Mandrul Kola to Maldan in the Patan Taluka of the Sātara District.	2402, dated 3rd April 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 276.
					6137, dated 25th Octo- ber 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 931.
					6598, dated 15th Novem- ber 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 989.
"	"	Ditto	"	Amalgamation of Village Registration Circles in the Sholapur District.	334, dated 18th Janu- ary 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 49.
					680, dated 29th Janu- ary 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 74.

(1) See footnote (1) on page xxix.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject	Section.	Subject.	No. and date of Notification.	Where published.
1879	XVII as amend- ed by subse- quent enact- ments.	Dekkhan Agri- culturists' Re- lief.	(1)55	Amalgamation of Village Registration Circles in the Sholapur District— <i>contd.</i>	4447, dated 2nd August 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 699.
					7183A, dated 13th Decem- ber 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 979.
					3664, dated 12th July 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 601.
					1044, dated 9th Febru- ary 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 134.
					2684, dated 15th April 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 509.
					6286, dated 5th Septem- ber 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 1117.
"	"	Ditto	"	Transfer of villages from one Village Registration Circle to another in the Sholapur District.	5526, dated 11th Octo- ber 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 912.
					1954, dated 12th March 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 204.
					5118, dated 21st July 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 723.
"	"	Ditto	"	Transfer of the head-quarters of the Village Registration Circle of Hatid in the Sangola Taluka of the Sholapur Dis- trict.	7381, dated 1st Octo- ber 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 839.
"	"	Ditto	(2)61	Rules for regulating the pro- ceedings of Village Regis- trars and for providing for the custody of their records.	7189, dated 11th Sep- tember 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 957.
"	"	Ditto	"	<i>Errata</i> in the above rules.	9331, dated 24th No- vember 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 1178.

(1) See footnote (1) on page xxi8.

(2) Rules under this Section are not published in this Volume, as they are to be printed in a publication to be prepared by the Registration Department. They are, however, noted in the List for convenience.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	XVII as amended by sub- sequent enact- ments.	Dekkhan Agri- culturists' Re- lief.	(1) 63	Rules regulating the appoint- ment, &c., of District In- spectors and Village Regis- trars.	7189A, dated 11th Sep- tember 1896.	B. G. G., 1896, Pt. I, p. 971.
"	"	Ditto	"	<i>Errata in the above rules.</i>	9331, dated 24th Novem- ber 1896.	B. G. G., 1896, Pt. I, p. 1178.
"	"	Ditto	65	Fixing a date for the agri- culturists to receive or de- mand a statement of their account from their creditors, &c.	7058, dated 22nd Novem- ber 1879.	477
"	"	Ditto	(1) 75	Rules for carrying out the provi- sions of the Act.	7189B, dated 11th Sep- tember 1896.	B. G. G., 1896, Pt. I, p. 974.
"	"	Ditto	76	Rule requiring Subordinate Judges to scrutinize docu- ments received from Concili- ators.	2730, dated 30th April 1881.	477
1881	XX	Sind Incumber- ed Estates.	31	Rules.	(a) Dated 27th April 1877.	478
"	"	Ditto	"	Adding a new Clause viii to Rule 4 and substituting a new rule for Rule 7.	(a) G. R. No. 3161, dated 22nd June 1878.	481
"	XXI	Broach and Kaira Incum- bered Estates.	3	The Málíks of Thásra in the Kaira District to be Thákurs.	5295, dated 16th July 1883.	482
"	"	Ditto	31	Rules.	(b) Dated 13th Au- gust 1877.	482
"	"	Ditto	"	Adding a new clause 7 (a) to Rule No. 4, substituting a new rule for No. 6 and making an addition to Appendix C.	(b) 4113, dated 14th August 1878.	486

(1) See footnote (2) on page xxiv.

(a) These Notifications, issued under Act XIV of 1876, are kept in force by Act XX of 1881, Section 2.
(b) These Notifications, issued under Act XIV of 1877, are kept in force by Act XXI 1881, Section 2.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1881	XXI	Broach and Kaira Incum- bered Estates.	31	Amended Rule No. 9 ...	2274, dated 6th April 1882.	487
"	"	Ditto	"	A new rule for Rule No. 10 ...	(a) 2485, dated 9th May 1879.	487
"	"	Ditto	"	A new Rule No. 12 ...	(a) 934, dated 21st Febru- ary 1879.	487

(a) These Notifications, issued under Act XIV of 1877, are kept in force by Act XXI of 1881, Section 2.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

(E) ACTS OF THE LOCAL COUNCIL.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1863	(1) I	Vessels plying on the Indus.	3, 4 & 9	Levy of registration, pilotage and other fees on certain vessels.	57, dated 16th November 1881.	<i>B. G. G.</i> , 1881, Pt. I, p. 700.
"	"	Ditto	"	Reducing the registration fee leviable under the above Notification.	136, dated 2nd December 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 1247.
"	"	Ditto	15	Rules	2150, dated 1st December 1881.	<i>B. G. G.</i> , 1881, Pt. I, p. 830.
"	"	Ditto	"	Rule regarding pensions and gratuities to officers employed under the Act.	11, dated 29th January 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 93.
"	"	Ditto	...	Limits of tidal channels of the Indus.	379, dated 1st April 1884.	<i>S. O. G.</i> , 1884, Pt. I, p. 328.
"	(2) VI as amended by Bombay Act V of 1887.	Public Conveyances.	14	Scale of fares, list of stands and subsidiary rules of public conveyances in—	2011, dated 27th March 1886 (Rules 1 to 6).	<i>B. G. G.</i> , 1886, Pt. I, p. 317.
				Aden.	858, dated 8th February 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 124.
				Erratum in the above.	2806, dated 24th April 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 390.
				Ahmedabad.	3097, dated 2nd May 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 571.
				Ahmednagar.	1975, dated 27th March 1882.	<i>B. G. G.</i> , 1882, Pt. I, p. 252.

(1) Rules and Orders under this Act are not published in this Volume, as it is the intention of the Government of India to compile them in a separate collection to form a supplement to Mr. Pearson's Merchant Shipping Digest, 1884. They are, however, noted in the List for convenience.

(2) Rules and Orders under Act VI of 1863 are not printed in this Volume as they are of too little general importance for publication. They are, however, noted in the List for convenience.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1863	(1) VI as amended by Bombay Act V of 1887.	Public Conveyances.	14	Scale of fares, list of stands and subsidiary rules of public conveyances in— <i>contd.</i>		
				Bágalkot (Bijápúr District).	2070, dated 17th April 1890.	B. G. G., 1890, Pt. I, p. 848.
					2071, dated 17th April 1890.	B. G. G., 1890, Pt. I, p. 349.
				Bándra (Thána District).	6378A, dated 27th September 1881.	B. G. G., 1881, Pt. I, p. 596.
				Bassein (do.)...	4801, dated 11th August 1888.	B. G. G., 1888, Pt. I, p. 711.
					2585, dated 15th May 1889.	B. G. G., 1889, Pt. I, p. 455.
				✓ Belgaum. ...	6839, dated 25th November 1887.	B. G. G., 1887, Pt. I, p. 945.
					5758, dated 31st October 1889.	B. G. G., 1889, Pt. I, p. 925.
				✓ Belgaum (certain villages and the road from Nipáni to the Chikodi Road Station).	4439, dated 27th June 1896.	B. G. G., 1896, Pt. I, p. 654.
					4440, dated 27th June 1896.	B. G. G., 1896, Pt. I, p. 655.
					4287, dated 25th July 1887.	B. G. G., 1887, Pt. I, p. 663.
				Bhiwndi (Thána District).	4896, dated 23rd August 1887.	B. G. G., 1887, Pt. I, p. 743.
					964, dated 17th February 1888.	B. G. G., 1888, Pt. I, p. 143.

(1) See footnote (2) on page xxxvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

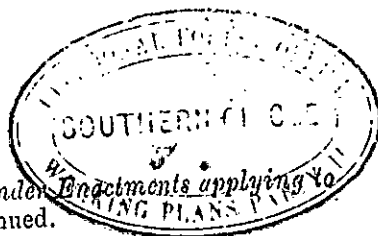
ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1863	(1) VI as amended by Bombay Act V of 1887.	Public Conveyances.	14	Scale of fares, list of stands and subsidiary rules of public conveyances in— <i>contd.</i>		
					2800, dated 8th May 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 428.
				Bijapur. ...	5979, dated 29th September 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 791.
					2483, dated 10th April 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 346.
					3179, dated 6th May 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 595.
					72, dated 6th January 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 6.
					3208, dated 4th June 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 470.
					2469, dated 8th May 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 433.
					5373, dated 8th October 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 859.
					2924, dated 2nd June 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 510.
				Bombay. ...	6462, dated 18th November 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1144.
					5076, dated 19th September 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 939.
					1855, dated 13th March 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 222.
					2315, dated 4th April 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 320.
					4590, dated 2nd July 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 685.

(1) See footnote (2) on page xxxvii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1863	(1) VI as amended by Bombay Act V of 1887.	Public Conveyances.	14	Scale of fares, list of stands and subsidiary rules of public conveyances in— <i>contd.</i>	5419, dated 8th September 1879.	<i>B. G. G.</i> , 1879, Pt. I, p. 784.
				Breach ...	5931, dated 16th August 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 610.
				Dhārwar (and the roads leading to the Railway Station).	876, dated 15th February 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 140.
				Dhulia (and the road between Dhulia and Chalisgaon).	6883, dated 2nd November 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 1048.
					710, dated 28th January 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 106.
				Hubli (Dhārwar District).	1069, dated 18th February 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 161.
					1070, dated 18th February 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 161.
				Hyderabad ...	1505, dated 22nd December 1890.	<i>S. O. G.</i> , 1891, Pt. I, p. 6.
				Jacobabad (Town and Cantonment).	2743, dated 12th September 1895.	<i>S. O. G.</i> , 1895, Pt. I, p. 319.
					7295, dated 16th October 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 1061.
					2677, dated 20th May 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 459.
				Kalyan (Thana District).	2678, dated 20th May 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 459.
					988, dated 14th February 1891.	<i>B. G. G.</i> , 1894, Pt. I, p. 129.

(1) See footnote (2) on page xxxvii.



*Last of Local rules and Orders made under enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1863	(1) VI as amended by Bombay Act V of 1887.	Public Conveyances.	14	Scale of fares, list of stands and subsidiary rules of public conveyances in— <i>contd.</i>	779, dated 25th May 1882.	S. O. G., 1882, Pt. I, p. 577.
				Karachi ...	56, dated 11th January 1888.	S. O. G., 1888, Pt. I, p. 51.
					1336, dated 15th December 1891.	S. O. G., 1891, Pt. I, p. 704.
					2506, dated 9th May 1890.	B. G. G., 1890, Pt. I, p. 469.
				Karnála and certain roads (Sholápur District).	2507, dated 9th May 1890.	B. G. G., 1890, Pt. I, p. 469.
				Khandála and Lonávla and certain roads (Poona District).	6869, dated 11th October 1894, para. 2.	B. G. G., 1894, Pt. I, p. 1036.
					6372, dated 10th October 1893.	B. G. G., 1893, Pt. I, p. 968.
				Kirkee (Cantonment).	8131, dated 21st November 1895.	B. G. G., 1895, Pt. I, p. 1194.
					1893, dated 13th March 1896.	B. G. G., 1896, Pt. I, p. 282.
					5484, dated 14th October 1891.	B. G. G., 1891, Pt. I, p. 843.
				Kolába (Pen-Dharamtar road).	5485, dated 14th October 1891.	B. G. G., 1891, Pt. I, p. 843.
				Kolába (Alibág-Dharamtar road).	5544, dated 8th August 1894.	B. G. G., 1894, Pt. I, p. 834.

(1) See footnote (2) on page xxxvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject	No. and date of Notification.	Where published.
1893	(1) VI as amended by Bombay Act V of 1887.	Public Conve- nances.	14	Scale of fares, list of stands and subsidiary rules of public conveyances in— <i>contd.</i>		
				Kolaba (Mora-Karanja road and certain vil- lages).	7376A, dated 22nd Octo- ber 1895.	B. G. G., 1895, Pt. I, p. 1158.
				Kurla (Thána District)...	7376B, dated 22nd Octo- ber 1895.	B. G. G., 1895, Pt. I, p. 1158.
				Mahábaleshvar ...	696, dated 2nd Febr- ary 1896.	B. G. G., 1896, Pt. I, p. 93.
				Násik (and certain roads).	5750, dated 21st Au- gust 1890.	B. G. G., 1890, Pt. I, p. 725.
				Násik (Cantonment of Deolali and certain roads).	1838, dated 4th April 1889.	B. G. G., 1889, Pt. I, p. 307.
				Pauvel and certain vil- lages; (Kolaba Dis- trict).	7041, dated 19th Octo- ber 1894.	B. G. G., 1894, Pt. I, p. 1078.
				Poona (City and Subur- ban Municipalities and Cantonment).	7042, dated 19th Octo- ber 1894.	B. G. G., 1894, Pt. I, p. 1078.
				Ránder (Surat Dis- trict).	4081, dated 29th July 1892.	B. G. G., 1892, Pt. I, p. 776.
					6372, dated 10th Octo- ber 1893.	B. G. G., 1893, Pt. I, p. 908.
					1893, dated 13th March 1896.	B. G. G., 1896, Pt. I, p. 232.
					6308, dated 16th Sep- t o m b e r 1896.	B. G. G., 1896, Pt. I, p. 946.
					705, dated 31st Janu- ary 1893.	B. G. G., 1893, Pt. I, p. 78.
					706, dated 31st Janu- ary 1893.	B. G. G., 1893, Pt. I, p. 79.

(1) See footnote (2) on page xxxvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1863	(1) VI as amended by Bombay Act V of 1887.	Public Conveyances.	14	Scale of fares, list of stands and subsidiary rules of public conveyances in— <i>contd.</i>		
				Rohri (Shikarpur District).	234, dated 26th February 1890.	<i>S. O. G.</i> , 1890, Pt. I, p. 220.
				Sātāra (certain drives).	4877, dated 13th September 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 796.
					4878, dated 13th September 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 796.
				Sātāra (Sātāra-Padli and Karād-Hāzarmāchi roads).	431, dated 24th January 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 91.
					482, dated 24th January 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 92.
					592, dated 31st January 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 100.
				Sātāra (Suburban Municipal District).	1713A and B, dated 20th March 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 280.
					8057, dated 20th December 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 1170.
					8058, dated 20th December 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 1170.
				Sātāra (Road from Wāthār to Mahābaleshvar, via Wāi and Pauchgani).	6793A, dated 5th October 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 1030.
					7354, dated 28th October 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 1105.
					872A, dated 1st February 1897.	<i>B. G. G.</i> , 1897, Pt. I, p. 144.

(1) See footnote (2) on page xxxvii,--

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1863	(1) VI as amended by Bombay Act V of 1887.	Public Conveyances.	14	Scale of fares, list of stands and subsidiary rules of public conveyances in— <i>concluded.</i>	4956, dated 16th July 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 735.
				Sátara (Road leading from Sátara to Mahuli).	4957, dated 16th July 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 736.
				Shikárpur	688, dated 29th July 1886.	<i>S. O. G.</i> , 1886, Pt. I, p. 193.
				Sukkur (Shikárpur District).	1586, dated 15th September 1885.	<i>S. O. G.</i> , 1885, Pt. I, p. 272.
				Surat	4052, dated 29th July 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 678.
				Thána	Dated 28th March 1871.	<i>B. G. G.</i> , 1871, Pt. I, p. 384.
"	"	Ditto	"	Scale of fares and subsidiary rules of public land and water conveyances in the towns of Pandharpur and Bársi in the Sholápur District.	2119, dated 21st April 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 366.
					2120, dated 21st April 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 366.
					2881, dated 17th May 1879, para. 12.	<i>B. G. G.</i> , 1879, Pt. I, p. 559.
					4203, dated 16th July 1879.	<i>B. G. G.</i> , 1879, Pt. I, p. 646.
"	"	Ditto	"	Scale of fares and subsidiary rules of public water conveyances in the Port of Aden.	6863, dated 3rd October 1883.	<i>B. G. G.</i> , 1883, Pt. I, p. 754.
					4300, dated 24th July 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 628.
					2489, dated 9th May 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 455.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1863	(1) VI as amended by Bombay Act V of 1887.	Public Conveyances.	14	Scale of fares and subsidiary rules of public water conveyances in the Port of Karachi.	1526, dated 23rd September 1891. 1524, dated 15th July 1896.	S. O. G., 1891, Pt. I, p. 380. S. O. G., 1896, Pt. I, p. 48.
"	"	Ditto	"	Do. in the Harbour of Bombay and the scale of crews and passengers for boats according to their tonnage.	5439, dated 1st August 1895.	B. G. G., 1895, Pt. I, p. 864.
"	"	Ditto	"	Rules for the guidance of owners of public conveyances plying for hire in Karachi.	104, dated 11th January 1890.	S. O. G., 1890, Pt. I, p. 75.
"	"	Ditto	"	Authorizing the Assistant Superintendent of Police, Karachi, to exercise all the powers conferred on the District Superintendent of Police by Rules 1 and 2 of the above Rules.	1506, dated 30th July 1890.	S. O. G., 1890, Pt. I, p. 191.
"	"	Ditto	34	Extending the Act to the following places, directing by whom the duties prescribed by the Act shall be performed and issuing orders as to the disposal of the balance of fees :—		
				Aden	598, dated 1st February 1873.	B. G. G., 1873, Pt. I, p. 98.
					725, dated 28th January 1896.	B. G. G., 1896, Pt. I, p. 106.
				Ahmedabad... ..	Dated 10th June 1874.	B. G. G., 1874, Pt. I, p. 513.
				Ahmednagar and Bhingar.	Dated 10th July 1874.	B. G. G., 1874, Pt. I, p. 600.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1883	(1) VI as amended by Bombay Act V of 1887.	Public Conveyances.	34	Extending the Act to the following places, directing by whom the duties prescribed by the Act shall be performed and issuing orders as to the disposal of the balance of fees:— <i>contd.</i>		
					7527, dated 29th October 1884, para. 1.	B. G. G., 1884, Pt. I, p. 925.
				Ahmednagar (Road leading to Railway Station).	8525, dated 17th December 1884, para. 2.	B. G. G., 1884, Pt. I, p. 1223.
					1309, dated 5th March 1892.	B. G. G., 1892, Pt. I, p. 215.
				Bagalkot (Bijapur District).	2069, dated 17th April 1890.	B. G. G., 1890, Pt. I, p. 348.
					6378A, dated 27th September 1887.	B. G. G., 1887, Pt. I, p. 596.
				Bandra (Thana District).	3976, dated 13th June 1883.	B. G. G., 1883, Pt. I, p. 446.
				Bassein (do.)	7179, dated 13th December 1887.	B. G. G., 1887, Pt. I, p. 979.
					4724, dated 16th August 1887.	B. G. G., 1887, Pt. I, p. 742.
				Belgaum...	5496 P, dated 27 19th September 1887.	B. G. G., 1887, Pt. I, p. 808.
				Belgaum (certain villages and the road from Nipani to the Chikodi Road Station).	4438, dated 27th June 1896.	B. G. G., 1896, Pt. I, p. 654.
				Bhiwandi and the roads leading to Kon and Kolher (Thana District).	3544, dated 20th June 1887.	B. G. G., 1887, Pt. I, p. 508.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1863	(1) VI as amended by Bombay Act V of 1887.	Public Conveyances.	34	Extending the Act to the following places, directing by whom the duties prescribed by the Act shall be performed and issuing orders as to the disposal of the balance of fees:— <i>contd.</i>		
				Bijapur	7808, dated 11th November 1886.	<i>B. G. G.</i> , 1885, Pt. I, p. 1320.
				Bronch	3567, dated 19th June 1879.	<i>B. G. G.</i> , 1879, Pt. I, p. 609.
				Dhārwar (and roads leading to the Railway Station).	2186, dated 13th April 1887, clauses (a), (b) and (c).	<i>B. G. G.</i> , 1887, Pt. I, p. 313.
				Dhulia (and road between Dhulia and Chalisgaon).	6881, dated 2nd November 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 1047.
				Hubli (Dhārwar District).	1068, dated 18th February 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 161.
				Hyderabad (City and suburbs and the road to Miani).	Dated 6th February 1865.	<i>B. G. G.</i> , 1865, Vol. I, p. 217.
				Jacobabad (Town and Cantonment).	6784, dated 23rd August 1880.	<i>B. G. G.</i> , 1880, Pt. I, p. 720.
				Kalyan (Thana District).	5387, dated 31st July 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 864.
				Karachi	2676, dated 20th May 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 458.
				Karmala and certain roads (Sholapur District).	Dated 9th September 1863.	<i>B. G. G.</i> , 1863, Vol. II, p. 614.
					2505, dated 9th May 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 469.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1863	(¹) VI as amended by Bombay Act V of 1887.	Public Conveyances.	34	Extending the Act to the following places, directing by whom the duties prescribed by the Act shall be performed and issuing orders as to the disposal of the balance of fees :— <i>contd.</i>		
				Khandála and Lonávla and certain roads (Poona District).	4815, dated 11th September 1889.	B. G. G., 1889, Pt. I, p. 818.
				Kirkee (Cantonment) ...	6869, dated 11th October 1894, para. 1.	B. G. G., 1894, Pt. I, p. 1035.
				Kolába (certain villages on the road between Panvel and Ulva Ferry Pier).	8130, dated 21st November 1895.	B. G. G., 1895, Pt. I, p. 1194.
				Kolába (Pen-Dharamantar road).	608, dated 31st January 1888.	B. G. G., 1888, Pt. I, p. 91.
				Kolába (Alibág-Dharamantar road).	5483, dated 14th October 1891.	B. G. G., 1891, Pt. I, p. 848.
				Kolába (Mora-Karanja road and certain villages).	6772, dated 1st December 1892.	B. G. G., 1892, Pt. I, p. 1197.
				Kurla (Thána District) ...	7376, dated 22nd October 1895.	B. G. G., 1895, Pt. I, p. 1168.
				Mahábaleshvar ...	2266, dated 26th March 1896.	B. G. G., 1896, Pt. I, p. 342.
					694A, dated 2nd February 1886.	B. G. G., 1886, Pt. I, p. 261.
					5636, dated 18th September 1879.	B. G. G., 1879, Pt. I, p. 803.
					1174, dated 23rd February 1881.	B. G. G., 1881, Pt. I, p. 98.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1863	^{d)} VI as amended by Bombay Act V of 1887.	Public Conveyances.	34	Extending the Act to the following places, directing by whom the duties prescribed by the Act shall be performed and issuing orders as to the disposal of the balance of fees :— <i>contd.</i>		
				Nāsik (and certain roads).	1837, dated 4th April 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 307.
					3355, dated 26th June 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 551.
				Nāsik (Cantonment of Deolali and certain roads).	7040, dated 19th October 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 1078.
				Pandharpur and Bārsi. (Sholāpur District).	2118, dated 21st April 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 365.
				Panvel (Kolāba District).	218, dated 9th January 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 65.
					Dated 23rd September 1868, para. 2.	<i>B. G. G.</i> , 1868, Pt. I, p. 934.
				Poona	Dated 5th December 1871.	<i>B. G. G.</i> , 1871, Pt. I, p. 1300.
					1786, dated 28th March 1888, para. 1.	<i>B. G. G.</i> , 1888, Pt. I, p. 284.
				Rānder (Surat District).	704, dated 31st January 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 78.
				Rohri (Shikārpur District).	6882, dated 21st December 1889.	<i>B. G. G.</i> , 1890, Pt. I, p. 4.
				Sālssette (Thāna District).	1699, dated 16th March 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 271.

(1) See footnote (2) on page xxxvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1863	(1) VI as amended by Bombay Act V of 1887.	Public Conve- nances.	34	Extending the Act to the following places, directing by whom the duties prescribed by the Act shall be performed and issuing orders as to the disposal of the balance of fees:— <i>concluded.</i>		
				Sátára... ..	4666, dated 31st July 1882.	<i>B. G. G.</i> , 1882, Pt. I, p. 564.
				Sátára (Roads from Sátára to Padli Railway Station and from Karad to Hazarnáchi Railway Station).	289A, dated 15th January 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 64.
				Sátára (certain drives) ...	430, dated 24th January 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 90.
				Sátára (Suburban Municipal District).	4876, dated 13th September 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 796.
				Sátára (Road from Wáthár to Mahábaleshvar, via Wáí and Páñchgani).	1713, dated 20th March 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 280.
				Sátára (Road leading from Sátára to Mahuli).	8056, dated 20th December 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 1170.
				Shikárpur and Sukkur ...	4955, dated 16th July 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 735.
				Sholápur	Dated 10th July 1871.	<i>B. G. G.</i> , 1871, Pt. I, p. 756.
				Surat	2120, dated 8th April 1879.	<i>B. G. G.</i> , 1879, Pt. I, p. 470.
				Thána	5582, dated 8th August 1885, paras. 1, 2 and 3.	<i>B. G. G.</i> , 1885, Pt. I, p. 1000.
					Dated 19th November 1869.	<i>B. G. G.</i> , 1869, Pt. I, p. 1238.

(1) See footnote (2) on page xxxvii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1863	(1) VI as amended by Bombay Act V of 1887.	Public Conveyances.	34	Altering the scale of license fees leviable on public conveyances in the following Towns, Cantonments, Municipal limits, &c. :— Ahmednagar (Town and Cantonment and a road leading to Railway Station). Bhingār (Municipal limits). Broach ... Dhārwar (Municipal District, Cantonment and roads). Karmāla and certain roads in the Sholāpur District. Pandharpur and Barsi in the above District. Poona City and Poona and Kirkee Cantonments. Rānder in the Surat District.	2895, dated 27th May 1891. 7076, dated 29th December 1888. 2186, dated 13th April 1887, clause (c). 3275, dated 18th June 1891. 1979, dated 6th April 1891. 1382, dated 6th March 1891. 707, dated 31st January 1893.	B. G. G., 1891, Pt. I, p. 440. B. G. G., 1889, Pt. I, p. 18. B. G. G., 1887, Pt. I, p. 313. B. G. G., 1891, Pt. I, p. 514. B. G. G., 1891, Pt. I, p. 320. B. G. G., 1891, Pt. I, p. 238. B. G. G., 1893, Pt. I, p. 79.
"	"	Ditto	"	Applying the Act to all vehicles kept for hiring in all the places outside the City of Bombay to which the Act has been extended.	955, dated 16th February 1888.	B. G. G., 1888, Pt. I, p. 143.
"	"	Ditto	"	Applying the above Notification to Karachi, Hyderabad, Shikārpur and Sukkur in Sind.	471, dated 3rd April 1889.	S. O. G., 1889, Pt. I, p. 363.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and Date of Notification.	Where published.
1863	(1) VI as amended by Bombay Act V of 1887.	Public Conveyances.	34	Applying the Act to all vehicles kept for hiring— Within the Cantonment and the City and Suburban Municipalities of Poona. Within the towns and places in the Sátára District to which the Act has been extended. Within the Jacobabad Cantonment. Within the Kirkee Cantonment.	1786, dated 28th March 1888, para. 2. 289, dated 15th January 1895. 5387, dated 31st July 1895, clause (a). 8130, dated 21st November 1895, clause (a).	<i>B. G. G.</i> , 1888, Pt. I, p. 234. <i>B. G. G.</i> , 1895, Pt. I, p. 61. <i>B. G. G.</i> , 1895, Pt. I, p. 864. <i>B. G. G.</i> , 1895, Pt. I, p. 1194.
"	(2) VII	Summary Settlement of claims to exemption from Revenue.	2 (3)	Rules	G. R. No. 1364, dated 15th March 1878.
1864	V	Mámlatdárs' Courts.	...	See entry opposite Bombay Act III of 1876.		
1865	I	Survey and Settlement.	...	See entries opposite Bombay Act V of 1879.		
1866	VIII	Sale of Poisons.	21	Extending the Act to Sind, declaring by whom the duties under the Act shall be performed and prescribing the manner in which the proceeds of license fees and fines shall be credited.	Dated 14th June 1867.	489
"	XII	Sind Courts.	2	District Courts of Karáchi, Hyderabad and Shikárpur.	Dated 18th July 1866.	493
"	"	Ditto	4	Establishment of Subordinate Civil Courts in Sind.	Dated 15th August 1866.	489
"	"	Ditto	"	Creating a Subordinate Civil Court in the Rohri Revenue Division of the Shikárpur District.	Dated 22nd March 1882, para. 3.	400

(1) See footnote (2) on page xxxvii.

(2) See footnote (1) on page xii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACT OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1 (1).	2.	3	4	5	6	7
	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1866	XII	Sind Courts.	4	Territorial jurisdiction of the several Subordinate Civil Courts in Sind.	201, dated 7th February 1885.	490
	"	Ditto	"	Changes in the jurisdiction of certain Subordinate Civil Courts of the Upper Sind Frontier, Shikárpur and Hyderabad Districts in Sind.	634, dated 7th June 1890.	491
	"	Ditto	"	Do. of the Subordinate Civil Court of Mehar in the Shikárpur District and that of Schwan in the Karáchi District.	1967, dated 5th September 1893.	492
	"	Ditto	"	Do. of the Subordinate Civil Court of Shewan in the Karáchi District and that of Hala in the Hyderabad District.	363, dated 18th February 1897.	495
"	"	Ditto	(1) 16	Rules for the qualification of candidates for pleadership in the Courts in Sind.	Dated 13th March 1876.	<i>B. G. G.</i> , 1876, Pt. I, p. 226.
"	"	Ditto	"	A new Rule added ...	2915, dated 26th April 1880.	<i>B. G. G.</i> , 1880 Pt. I, p. 430.
"	"	Ditto	"	A new rule for Rule 6 of the above rules.	3306, dated 11th May 1885.	<i>B. G. G.</i> , 1885 Pt. I, p. 631.
"	"	Ditto	"	A new Rule ...	453, dated 4th March 1891.	<i>S. O. G.</i> , 1891 Pt. I, p. 255.
"	"	Ditto	"	Rule prescribing fee for admission of persons as Pleaders in the Courts in Sind.	8417A, dated 18th December 1894.	<i>B. G. G.</i> , 1894 Pt. I, p. 125C
"	"	Ditto	(1) 17	Table of fees to be levied for process by the District Court of Karáchi and for witnesses in civil cases.	Dated 16th April 1867.	<i>B. G. G.</i> , 1867, Vol. I, p. 1398.
"	"	Ditto	"	Amending the above table ...	Dated 8th January 1868.	<i>B. G. G.</i> , 1868, Pt. I, p. 39.

(1) Rules and Orders made under Sections 16 and 17 of this Act by the Sadar Court in Sind, are not printed in this Volume, but are noted in the List for convenience.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1866	XII	Sind Courts.	(1) 17	Table of fees to be levied for process by the Subordinate Civil Courts in Sind.	Dated 8th May 1867.	<i>B. G. G.</i> , 1867, Vol. I, p. 1672.
"	"	Ditto	"	Same fees for process, &c., in the District Courts of Hyderabad and Shikarpur.	Dated 28th February 1868.	<i>B. G. G.</i> , 1868, Pt. I, p. 166.
"	"	Ditto	"	Table of fees to be allowed to pleaders as costs in the Sadar Court of Sind.	Dated 14th April 1869.	<i>B. G. G.</i> , 1869, Pt. I, p. 396.
"	"	Ditto	"	Do. in the District Court of Karachi.	Dated 20th and 25th March 1873.	<i>B. G. G.</i> , 1873, Pt. I, p. 318.
"	"	Ditto	"	Do. in the District Courts of Hyderabad and Shikarpur and in all the Subordinate Civil Courts in Sind.	1944, dated 29th March 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 276.
"	"	Ditto	"	Adding a rule to the tables of fees to be allowed to Pleders as costs in the Courts of Sind.	1640, dated 19th September 1895.	<i>S. O. G.</i> , 1895, Pt. I, p. 375.
"	"	Ditto	"	Translation fees.	Dated 23rd May 1878.	<i>S. O. G.</i> , 1878, Pt. I, p. 478.
"	"	Ditto	21	Extending Section 1 to a certain extent to Thar and Parkar.	Dated 26th June 1867.	496
1867	III	Cantonments.	...	See entries opposite General Act XIII of 1889, Volume I, pp. cxxxv @ cxli.		
"	VI	Bombay Sanitary Regulation.	1	Sanitarium for Bombay for cases of infectious diseases of cholera, small-pox and scarlet fever.	Dated 15th May 1872.	496
"	"	Ditto	"	Sanitaria in Bombay for cases of leprosy.	82, dated 8th January 1890, para. 2. 3666, dated 10th September 1890.	496 497

(1) See footnote (1) on page lii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1867	VI	Bombay Sanitary Regulation.	11	Rules for the disinfection and cleansing of vessels having on board persons suffering from infectious diseases.	3364, dated 15th September 1884.	497
"	"	Ditto	"	Addition to No. 2 of the above rules.	1124, dated 19th March 1890, para. 2.	498
"	"	Ditto	12	Declaring the following to be infectious diseases dangerous to life :— Black leprosy Scarlet fever, measles, cholera and small-pox.	82, dated 8th January 1890, para. 1. 1124, dated 19th March 1890, para. 1.	496 498
"	"	Ditto	13	Authorizing the Presidency Surgeon, 2nd District, to exercise the powers conferred by the Act on the Health Officer of the Port in the absence of the latter officer.	3980, dated 3rd November 1884.	499
"	(1) VII	District Police.	5	Appointing the Commissioner in Sind to be Commissioner (now Inspector-General) of Police for Sind.	Dated 22nd January 1868.	499
"	"	Ditto	31	Extending Section 31 of the Act to certain towns, places and roads in Sind.	Dated 5th January 1869.	499
1868	I	Deputy and Assistant Collectors.	...	See entry opposite Bombay Act V of 1879.		
"	II as amended by Bombay Act II of 1878.	Public Ferries.	(2) 2	All existing ferries in the Bombay Presidency to be deemed Public Ferries.	Dated 16th December 1868.	B. G. G., 1868, Pt. I, p. 1235.

(1) This Act has not been repealed as to Sind; vide Section 1 (1) of Bombay Act IV of 1890.

(2) Orders under this Section are not printed in this Volume, as they are of too little general importance or publication. They are, however, noted in the List for convenience.

(1) See footnote (2) on page iv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1868	II as amended by Bombay Act II of 1873.	Public Ferries.	(1) 2	<p>Declaring ferries in the following Districts to be Public Ferries :—<i>contd.</i></p> <p>Kaládgi (now Bijápúr) District—<i>contd.</i></p> <p>(Cancelling so much of the above Notification as authorizes the establishment of a Public Ferry at Umraj on the Bhima).</p> <p>(At Devanganm in Táluka Sindgi).</p> <p>(At Kalgi in Táluka Muddelihal).</p> <p>Kánara District—</p> <p>(Across the Beyloor stream).</p> <p>(Over the Mawinhalla river).</p> <p>Khándesh District—</p> <p>(At the Tápti river)...</p> <p>Ratnágiri District—</p> <p>(Over the Kunjuli river).</p> <p>(At Málkund, Varavda and Neora in Táluka Ratnágiri).</p> <p>(At Anjuri in the Rájápúr, Nargoli in the Dápoli and Arawli in the Sangameshvar Tálukas).</p>	<p>Dated 10th June 1873.</p> <p>Dated 8th July 1873.</p> <p>Dated 19th May 1873.</p> <p>Dated 13th August 1873.</p> <p>Dated 21st March 1870.</p> <p>Dated 7th August 1875.</p> <p>Dated 1st May 1876.</p> <p>Dated 21st May 1870.</p> <p>Dated 23rd November 1870.</p> <p>Dated 19th August 1872.</p>	<p><i>B. G. G.</i>, 1873, Pt. I, p. 490.</p> <p><i>B. G. G.</i>, 1873, Pt. I, p. 583.</p> <p><i>B. G. G.</i>, 1873, Pt. I, p. 440.</p> <p><i>B. G. G.</i>, 1873, Pt. I, p. 674.</p> <p><i>B. G. G.</i>, 1870, Pt. I, p. 244.</p> <p><i>B. G. G.</i>, 1875, Pt. I, p. 795.</p> <p><i>B. G. G.</i>, 1876, Pt. I, p. 393.</p> <p><i>B. G. G.</i>, 1870, Pt. I, p. 566.</p> <p><i>B. G. G.</i>, 1870, Pt. I, p. 1248.</p> <p><i>B. G. G.</i>, 1872, Pt. I, p. 959.</p>

(1) See footnote (2) on page lv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1868	II as amended by Bombay Act II of 1878.	Public Ferries.	(1) 2	Declaring ferries in the following Districts to be Public Ferries:— <i>contd.</i> Ratnágiri District— <i>contd.</i> (At Pálsbet) ... (At the river between the villages of Talwade and Ghatiwalé on the road from Lanje to Sangameshvar). (At Adhari near Málwan). (At Tivra in Táluka Dápoli). (At the river at Budawla in Táluka Devgad). (Over the Kajali river in the village of Ghatiwalé). Sátára District— (At Bhilowri in Táluka Tásgaon). (On the Nira river) ... (On the Tarli river)... (At Tambwe in Táluka Válva). Surat District— (Across the Kaveri stream).	Dated 7th November 1874. Dated 11th November 1874. Dated 10th February 1875. Dated 18th August 1875. Dated 28th June 1876. 5170, dated 9th July 1895. Dated 16th May 1871. Dated 12th July 1871. Dated 24th July 1872. Dated 4th July 1876. Dated 24th August 1870.	B. G. G., 1874, Pt. I, p. 994. B. G. G., 1874, Pt. I, p. 996. B. G. G., 1875, Pt. I, p. 116. B. G. G., 1875, Pt. I, p. 810. B. G. G., 1876, Pt. I, p. 547. B. G. G., 1895, Pt. I, p. 764. B. G. G., 1871, Pt. I, p. 561. B. G. G., 1871, Pt. I, p. 763. B. G. G., 1872, Pt. I, p. 834. B. G. G., 1876, Pt. I, p. 562. B. G. G., 1870, Pt. I, p. 948.

(1) See footnote (2) on page 1v.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL,				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1868	II as amended by Bombay Act II of 1878.	Public Ferries.	(1) 2	Declaring ferries in the following Districts to be Public Ferries:— <i>concluded</i> . Surat District— <i>contd.</i> (At Kaveri and Khureda, near Waghrech in Taluka Bulsar). (At Umarsadi and Kolak in Taluka Pardi). Thana District— (Between Kalyan and Bassein and between Bhiwadi and Bassein and at Chowdharpada in Taluka Bhiwadi). (Between Nowghar and Umbarpada in Taluka Mahim). (On the Pingal river in Taluka Vada). (Between Kurla and Kolhe-Kalyan in Taluka Salsette).	Dated 9th January 1872. Dated 4th February 1874. Dated 12th October 1870. Dated 26th July 1871. Dated 8th March 1873. Dated 5th January 1874.	B. G. G., 1872, Pt. I, p. 27. B. G. G., 1874, Pt. I, p. 89. B. G. G., 1870, Pt. I, p. 1109. B. G. G., 1871, Pt. I, p. 809. B. G. G., 1873, Pt. I, p. 222. B. G. G., 1874, Pt. I, p. 19.
"	"	Ditto	"	Establishing Public Ferries in the following Districts:— Ahmedabad District— (At Hingole under Dholka). (Across the Sabarmati river). (Between Wadaj and Sháhpur in Taluka Daskroi). Ahmednagar District— (On the Pravara river in Talukas Akola and Rahuri).	Dated 3rd July 1871. 4673, dated 19th December 1892. 6387, dated 30th July 1894. 2064, dated 9th July 1878.	B. G. G., 1871, Pt. I, p. 727. B. G. G., 1892, Pt. I, p. 1236. B. G. G., 1894, Pt. I, p. 772. B. G. G., 1878, Pt. I, p. 424.

(1) See footnote (2) on page lv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1868.	II as amended by Bombay Act II of 1878.	Public Ferries.	(1) 2	Establishing Public Ferries in the following Districts:— <i>contd.</i> Ahmednagar District— <i>contd.</i> (Over the Nala to the east of the town of Nevasa). (Over the Pravara river at Randha in Taluka Akola). (On the Adhola river). Belgaum District— (Between Gurlhossur and Badli on the Malprabha river in Taluka Parasgad). (On the road between Chandgad and Héré). (On the Malprabha river at Futgatti in Taluka Parasgad). (On the Tambraparni river). (Across the Gokak Canal Storage Reservoir at Kolbagi in Taluka Chikodi). Bijapur District— (Across the Krishna river between Chik Hanchual and Banbur). (Across the arm of the Krishna river between Heggur and Muttul-dini in Taluka Bagalkot).	2741, dated 21st July 1882. 3869, dated 29th September 1882. 1532, dated 4th May 1891. 2237, dated 13th July 1881. 297, dated 29th January 1884. 4940, dated 28th November 1889. 2387, dated 18th June 1890. 3365, dated 25th April 1896. 43, dated 5th January 1889. 886, dated 26th February 1890.	B. G. G., 1882, Pt. I, p. 150. B. G. G., 1882, Pt. I, p. 790. B. G. G., 1891, Pt. I, p. 369. B. G. G., 1881, Pt. I, p. 1382. B. G. G., 1884, Pt. I, p. 64. B. G. G., 1889, Pt. I, p. 1037. B. G. G., 1890, Pt. I, p. 551. B. G. G., 1896, Pt. I, p. 442. B. G. G., 1889, Pt. I, p. 8. B. G. G., 1890, Pt. I, p. 159.

(1) See footnote (2) on page iv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1868	II as amended by Bombay Act II of 1878.	Public Ferries.	(1) 2	Establishing Public Ferries in the following Districts :— <i>contd.</i> Broach District— (Across the Dhádhar river). Dhárwár District— (At Gungol on the Tungbhadrá river). Kánara District— (On the Sonda river on the Sirsi-Hulkal-Yellápur Local Fund road). Khándesh District— (On the Girna crossing at Mehimbara in Táluka Chálisgaon). Kolába District— (Over the river at Náteh in Táluka Mahád). (Between Rewdanda and Mahád). (Over the Nágothna Creek). (On the Amba Creek). (On the Durshet Creek). (On the sides of the Savitri river).	2249, dated 16th June 1885. Dated 30th June 1871. 10073, dated 18th December 1895. Dated 8th September 1874. Dated 16th September 1870. Dated 18th March 1874. Dated 23rd August 1876. 43, dated 6th January 1890. 952, dated 14th March 1890. 150, dated 6th April 1892.	<i>B. G. G.</i> , 1885, Pt. I, p. 771. <i>B. G. G.</i> , 1871, Pt. I, p. 730. <i>B. G. G.</i> , 1895, Pt. I, p. 1267. <i>B. G. G.</i> , 1874, Pt. I, p. 744. <i>B. G. G.</i> , 1870, Pt. I, p. 1041. <i>B. G. G.</i> , 1874, Pt. I, p. 278. <i>B. G. G.</i> , 1876, Pt. I, p. 744. <i>B. G. G.</i> , 1890, Pt. I, p. 10. <i>B. G. G.</i> , 1890, Pt. I, p. 171. <i>B. G. G.</i> , 1892, Pt. I, p. 325.

(1) See footnote (2) on page lv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1868	II as amended by Bombay Act II of 1878.	Public Ferries.	(1) 2	Establishing Public Ferries in the following Districts:— <i>contd.</i> Kolaba District— <i>contd.</i> (On the Kundalika river). Nasik District— (Across the Darna river). Poona District— (At Pargaum on the Bhima river on the road from Pargaum to Sirur). (At Chandgaum on the Bhima river in Taluka Indapur). (Across the Kharakwasla Lake). (Across the Indrayani river). (Over the Mutha Mulla river). (Across the Ghod river in petha Ambegaon, Taluka Khed). Ratnagiri District— (At Terye in Taluka Sangameshvar). (Across the Gadnadi river and on the Kurli Creek).	6030, dated 21st August 1893. 2920, dated 22nd August 1888. Dated 8th July 1870. Dated 9th December 1870. 559, dated 18th February 1878. 2637, dated 7th September 1878. 3679, dated 7th December 1887. 6245, dated 25th July 1894. 1867, dated 1st July 1879. 1293, dated 27th April 1888.	B. G. G., 1893, Pt. I, p. 814. B. G. G., 1888, Pt. I, p. 705. B. G. G., 1870, Pt. I, p. 794. B. G. G., 1870, Pt. I, p. 1315. B. G. G., 1878, Pt. I, p. 105. B. G. G., 1878, Pt. I, p. 550. B. G. G., 1887, Pt. I, p. 956. B. G. G., 1894, Pt. I, p. 751. B. G. G., 1879, Pt. I, p. 619. B. G. G., 1888, Pt. I, p. 391.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1868	II as amended by Bombay Act II of 1878.	Public Ferries.	(1) 2	Establishing Public Ferries in the following Districts:— <i>contd.</i> Ratnágiri District— <i>contd.</i> (At certain places) ... (Between Mahoo and Nargoli and between Tangar and Matwan on Dápoli-Man-dangad Road). (Between Mochemad and Araoli in Táluka Vengurha). Sátára District— (Over the Krishna river). (Over the Várna river). Sholápur District— (On the Nira river on the Akhuj-Saroti Local Fund road). Surat District— (On the Tapti river). (On the Kim river between the villages of Vadoli in the Olpád Táluka of the Surat District and Sabal in the Táluka of Ankleswar in the Broach District).	2406, dated 11th July 1888. 2164, dated 17th June 1891. 6882, dated 25th September 1893. 957, dated 15th March 1882. 3906, dated 2nd October 1882. 4329, dated 1st June 1896. Dated 25th June 1873. 4448, dated 3rd December 1883.	<i>B. G. G.</i> , 1888, Pt. I, p. 586. <i>B. G. G.</i> , 1891, Pt. I, p. 503. <i>B. G. G.</i> , 1893, Pt. I, p. 920. <i>B. G. G.</i> , 1882, Pt. I, p. 188. <i>B. G. G.</i> , 1882, Pt. I, p. 790. <i>B. G. G.</i> , 1896, Pt. I, p. 663. <i>B. G. G.</i> , 1873, Pt. I, p. 542. <i>B. G. G.</i> , 1883, Pt. I, p. 967.

(1) See footnote (3) on page Iv.

(1) See footnote (2) on page iv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1868	II as amended by Bombay Act II of 1878.	Public Ferries.	12	Establishing Public Ferries in the following Districts:— <i>contd.</i> Thána District— <i>contd.</i> (Across the Kalu river between the villages of Madha in Táluka Sháhápúr and Hireghar in Táluka Murbád). (In the Tálukas of Bhiwndi, Váda and Dahánú). (Across the Vaitarna river between the villages of Jalsar in Táluka Máhim and Dongre in Táluka Bassein). (Across the Kalu Creek between the villages of Atali and Nandkar in Táluka Kalyán). (Across the Bhatsa river near the Wasind Railway Station at Gersé in Táluka Kalyán). (Across the Vaitarna river between the villages of Tandulwadi and Pargaon in Táluka Máhim). (Across the Creek between the villages of Umele and Juchandra in Táluka Bassein). (Across the Bhatsa river in the village of Borseti in Táluka Sháhápúr).	2444, dated 12th July 1886. 2445, dated 12th July 1886. 2842, dated 11th August 1886. 1469, dated 16th May 1887. 2985, dated 28th September 1887. 3828, dated 20th December 1887. 595, dated 11th February 1889. 2168, dated 2nd June 1890.	<i>B. G. G.</i> , 1886, Pt. I, p. 593. <i>B. G. G.</i> , 1886, Pt. I, p. 661. <i>B. G. G.</i> , 1887, Pt. I, p. 392. <i>B. G. G.</i> , 1887, Pt. I, p. 823. <i>B. G. G.</i> , 1887, Pt. I, p. 987. <i>B. G. G.</i> , 1889, Pt. I, p. 124. <i>B. G. G.</i> , 1890, Pt. I, p. 509.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1868	II as amended by Bombay Act 11 of 1878.	Public Ferries.	(1)2	Establishing Public Ferries in the following Districts :— <i>concluded.</i> Thána District— <i>contd.</i> (Across the Ulhas river between Jambul and Dapivli in Taluka Kalyan). (Across the Vaitarna river between the villages of Baronde and Kharivli in Taluka Váda). (Across the Vaitarna river between the villages of Tilase and Shirsad in Taluka Váda). (In the Máhim Taluka).	262, dated 21st January 1891. 140, dated 18th January 1892. 140A, dated 18th January 1892. 472, dated 13th February 1893.	B. G. G., 1891, Pt. I, p. 48. B. G. G., 1892, Pt. I, p. 26. B. G. G., 1893, Pt. I, p. 134.
"	"	Ditto	"	Discontinuing certain Public Ferries in the following Districts :— Ahmedabad District— (The Ferries of Buradri and Behrampur opposite the city of Ahmedabad and the Ferry of Ganole under Dholka). (Across the river Sabarmati in Taluka Daskroi). Belgaum District— (At Bedkihal in Taluka Chikodi).	Dated 3rd July 1871. 4673 A, dated 19th December 1892. 5868, dated 14th August 1893. 426, dated 25th January 1890.	B. G. G., 1871, Pt. I, p. 727. B. G. G., 1892, Pt. I, p. 1236. B. G. G., 1893, Pt. I, p. 772. B. G. G., 1890, Pt. I, p. 57.

(1) See footnote (2) on page lv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1868	II as amended by Bombay Act II of 1878.	Public Ferries.	(1)2	Discontinuing certain Public Ferries in the following Districts :— <i>contd.</i> Kánara District— (At Magwali in Táluka Sirsi). Kolába District— (At Kosimbi in Táluka Mahád). Surat District— (At Nauri Bandar and Mirber Bandar).	189, dated 18th January 1888. 2925, dated 5th September 1881. Dated 5th May 1877.	<i>B. G. G.</i> , 1888, Pt. I, p. 33. <i>B. G. G.</i> , 1881, Pt. I, p. 483. <i>B. G. G.</i> , 1877, Pt. I, p. 412.
"	"	Ditto	"	Declaring certain ferries in Sind to be Public Ferries.	1874, dated 25th December 1886, para 1.	<i>S. O. G.</i> , 1886, Pt. I, p. 777.
"	"	Ditto	"	<i>Erratum</i> in the above Notification.	155, dated 1st February 1887.	<i>S. O. G.</i> , 1887, Pt. I, p. 122.
"	"	Ditto	"	Closing the ferry at Jalli Suheja in the Shikárpur District.	4383, dated 19th December 1890.	<i>S. O. G.</i> , 1890, Pt. I, p. 780.
"	"	Ditto	"	Declaring the following ferries in the Shikárpur District to be Public Ferries :— On the Indus at Gote Kumbhar in Táluka Labdarya. The Juma Jettha ferry ... Certain ferries in Táluka Labdarya. The Dhareja ferry in Sukkur Táluka. The Aladadani ferry in Sukkur Táluka.	775, dated 22nd March 1887. 4080, dated 14th November 1889. 1995, dated 11th August 1893. 1390, dated 22nd June 1895. 207, dated 30th January 1896.	<i>S. O. G.</i> , 1887, Pt. I, p. 343. <i>S. O. G.</i> , 1889, Pt. I, p. 484. <i>S. O. G.</i> , 1893, Pt. I, p. 171. <i>S. O. G.</i> , 1895, Pt. I, p. 765. <i>S. O. G.</i> , 1896, Pt. I, p. 88.

(1) See footnote (2) on page lv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1868	II as amend- ed by Bombay Act II of 1878.	Public Ferries.	2	Declaring the ferry on the Maluk Shah-jo-Jhor near Keti Bandar in the Karachi District to be a Public Ferry.	2609, dated 1st June 1887.	S. O. G., 1887, Pt. I, p. 617.
"	"	Ditto	3	Dividing ferries into classes and specifying the rates of toll leviable, &c.	Dated 5th August 1870, para. 1.	501
"	"	Ditto	"	Addition to the table of tolls published in the above Notification.	2083, dated 16th June 1883.	503
"	"	Ditto	"	<i>Erratum</i> in the same Notification.	1562A, dated 4th May 1891.	503
"	"	Ditto	"	Scale of rates to be levied upon passengers, &c., carried over certain ferries in Sind.	1874, dated 25th December 1886, para. 3.	503
"	"	Ditto	"	Levying rates upon all passengers, &c., carried by the—		
				Steam ferry plying between Gopang and Hala.	1593, dated 1st September 1892.	504
				Steamers and steam launches plying between Kotri and Gidu Bandar.	1982, dated 24th October 1892.	505
				Amending the schedule of ferry rates issued under the above Notification.	1730, dated 11th July 1893.	506
					231, dated 7th February 1894.	507
				Steam ferry plying between Phulji and Mithani.	2047, dated 4th November 1892.	507
				Steamers plying between Sukkur and Rohri.	1103, dated 25th May 1894.	508
				Ferry steam-boat plying between Syedpur and Tanka.	1684, dated 1st August 1894.	508
				Adding a note to the above Notification.	1816, dated 16th August 1894.	509

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1868	II as amended by Bombay Act II of 1878.	Public Ferries.	3	Levying rates upon all passengers, &c., carried by the— <i>continued.</i>		
				Alteration in the tariff rates in the above Notification No. 1684, dated 1st August 1894.	985, dated 11th May 1896.	509
"	"	Ditto	3 (d)	Exempting certain persons, vehicles, animals, &c., from payment of ferry tolls.	1582, dated 2nd May 1882.	510
"	"	Ditto	"	An addition to the above list of exemptions.	3691, dated 15th September 1882.	511
"	"	Ditto	"	Exempting certain persons, &c., from payment of ferry tolls at the Kotri-Gidu Bandar Ferry.	2802, dated 5th July 1892. 1728, dated 17th September 1892.	511 512
"	"	Ditto	5	Conditions to be inserted in leases of Public Ferries.	Dated 5th August 1870, para. 2.	501
"	"	Ditto	12	Rule to ensure the safety of passengers and property in Native boats plying on the river Indus at Sukkur at night.	1684, dated 23rd March 1885.	512
"	"	Ditto	16 (2)	Notifying the limits of each District.	Dated 18th August 1869.	513
"	"	Ditto	17	Delegating to the Commissioners the power under Section 5 and to the Collectors the powers under Sections 4 and 5.	Dated 16th December 1868.	513
"	"	Ditto	"	Extending to Sub-Collectors the powers conferred on Collectors in the above Notification.	Dated 20th January 1869.	514

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1868	II as amended by Bombay Act II of 1878.	Public Ferries.	17	Directing that the Notification dated 16th December 1868 shall be in force in Sind.	Dated 27th January 1869, para. 2.	514
"	"	Ditto	"	Delegating to the Commissioners and Collectors the powers under Sections 12 and 6 respectively.	Dated 11th August 1869.	514
"	"	Ditto	"	Delegating to the Commissioner in Sind the powers conferred on the Governor of Bombay in Council by— Sections 6 and 12 of the Act.	Dated 12th October 1869.	514
				Section 2 of the Act...	Dated 14th September 1870.	515
				Section 3 of the Act...	Dated 3rd March 1871.	515
"	"	Ditto	"	Delegating to Collectors the power to determine the number of boats and men to be kept up at each ferry, &c., and vesting them with general control of Public Ferries.	Dated 5th August 1870, para. 3.	501
"	IV	Amending Bombay Act I of 1865, (Survey and Settlement).	...	See entries opposite Bombay Act V of 1879.		
1870	II	Official Seals of Magistrates.	...	See entry opposite Bombay Act V of 1883.		
1872	III	Bombay Municipality.	...	See entries opposite Bombay Act III of 1888.		
1873	V	Inspection of Steam Boilers.	...	See entries opposite Bombay Act II of 1891.		
"	VI	District Municipalities.	...	See entries opposite Bombay Act II of 1884.		

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1873	VI	District Municipalities.	24 (as substituted by Bombay Act II of 1884)	Rules prescribing the independent authority of Municipalities in the Presidency, in respect of public education, &c.	2585, dated 6th December 1894.	515
"	"	Ditto	"	Similar rules as to Municipalities in Sind.	1533, dated 13th July 1895.	519
"	"	Ditto	90	Form of account of expenditure on educational objects by the Municipalities in Sind.	16, dated 5th January 1887.	519
"	VII	Salt.	...	See entries opposite Bombay Act II of 1890.		
1874	I	Tramways (Bombay).	4	Sanctioning a new line of Tramway with a double track by a certain route.	Dated 26th January 1876.	521
"	"	Ditto	"	Sanctioning a new line of Tramway with a single track from Grant Buildings, Colába, to Sassoon's Dock.	Dated 10th March 1877.	521
"	"	Ditto	"	Sanctioning an extension of the Tramway from the Money School to Portuguese Church, Girgaum.	Dated 7th November 1877.	521
"	"	Ditto	"	Sanctioning the extension of the Tramway line to the Grant Road Railway Station.	1138, dated 5th April 1881.	521
"	"	Ditto	"	Sanctioning a new line of Tramway with double tracks from the Money School over the Carnac Bridge to Wadi Bandar.	3696, dated 5th November 1891.	522
"	"	Ditto	"	Sanctioning a line of Tramway from the Babula Tank Road to the Hancock Bridge along the Mazagaon Road.	1710, dated 9th May 1894.	522
"	"	Ditto	"	Sanctioning new lines of Tramway by certain roads.	3475, dated 13th September 1894.	522
"	"	Ditto	"		534, dated 8th February 1895.	523

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1874	I	Tramways (Bombay).	4	Functioning a line of Tramway with a double track from the Hancock Bridge along the Mazagaon road to the junction of that road with the Matarpakhadi road.	670, dated 12th February 1896.	523
"	II as amended by Bombay Act II of 1882.	Jails.	...	Extending the Act to Sind and Aden.	Dated 15th April 1875.	523
"	"	Ditto	9	Establishment of Civil Jails at certain places.	Dated 15th April 1875, para. 1.	524
"	"	Ditto	"	Establishment of a Civil Jail at Nausabro in the Hyderabad District.	Dated 23rd May 1876.	524
"	"	Ditto	"	The Civil Jail at Thāna declared to be a Civil Jail for the Nāsik District.	895, dated 5th February 1881.	524
"	"	Ditto	12	Appointing Medical Officers to attend the Civil Jails at their respective stations and to perform the duties required by Sections 12, 13 and 15 of the Act.	Dated 15th April 1875, para. 2.	524
"	III	Hereditary Offices.	82	Rule regarding registration of adoptions.	6387, dated 21st September 1887.	525
"	"	Ditto	84	Conferring, on the Collector of Salt Revenue, the powers of a Commissioner, and on certain Deputy and Assistant Collectors of Salt Revenue, the powers of a Collector under the Act as regards the Salt Department.	4247, dated 22nd July 1881.	525
1876	(1) III	Tolls.	5	Additional exemptions from payment of Tolls.	Dated 7th March 1876.	<i>B. G. G.</i> , 1876, Pt. I, p. 203.
"	"	Ditto	"	Exempting from payment of Tolls— Mail conveyances and horses carrying Her Majesty's Mails.	Dated 4th April 1876.	<i>B. G. G.</i> , 1876, Pt. I, p. 324.

(1) See footnote (1) on page xii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1875	(1) III	Tolls.	5	Exempting from payment of Tolls— <i>contd.</i> Overscers of the Postal Department and certain officers of the Public Works Department. Foresters and Forest Inspectors when travelling on duty. Led ponies employed in the mail service and empty mail tongas. Abkari Inspectors and their subordinates. Vehicles plying to and from Government cattle farms on farm service. Stray cattle when being taken to a pound. Local Fund overseers and other subordinates employed in supervising the repairs of roads when travelling on duty.	Dated 5th July 1876. Dated 7th February 1877. 649, dated 7th February 1878. 709, dated 10th February 1880. 6489, dated 13th August 1884. 5817, dated 29th August 1888. 26, dated 6th March 1896.	<i>B. G. G.</i> , 1876, Pt. I, p. 563. <i>B. G. G.</i> , 1877, Pt. I, p. 105. <i>B. G. G.</i> , 1878, Pt. I, p. 80. <i>B. G. G.</i> , 1880, Pt. I, p. 172. <i>B. G. G.</i> , 1884, Pt. I, p. 593. <i>B. G. G.</i> , 1888, Pt. I, p. 729. <i>B. G. G.</i> , 1896, Pt. I, p. 254.
1876	II	Land Revenue (Bombay Ch...	40	Rules	Dated 17th January 1877.	525
"	"	Ditto	41	Rules regarding the production of records of the Collector of Bombay before Courts of Law.	Dated 17th January 1877.	526
"	"	Ditto	"	Rules for the disposal of Government lands for the manufacture of salt.	6829, dated 5th October 1891.	527
"	III	Mamlatdars' Courts.	3 (1)	Investing the Superintendent of Mahabaleshvar with the powers of a Mamlatdar.	(a) Dated 4th April 1871.	527

(1) See footnote (1) on page xii.

(a) This Notification, issued under Bombay Act V of 1864, is kept in force by Bombay Act III of 1876, Section 3 (1).

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1877	I	Vaccination (Bombay).	1	Bringing the Act into force from 1st September 1877.	Dated 20th July 1877.	528
"	"	Ditto	31	Rules	Dated 10th March 1882.	528
"	"	Ditto	"	Amended Rule 9 of the above rules.	Dated 23rd September 1889.	531
1878	(1) V as amended by Bombay Act III of 1892.	Abkāri.	1	Date on which the Act came into force in the Bombay Presidency.	5756, dated 8th November 1878.	B. G. G., 1878, Pt. I, p. 708.
"	"	Ditto	(3)	Appointment of Commissioner of Abkāri Revenue for the—		
				Whole of the Presidency, except Sind.	5757, dated 8th November 1878.	B. G. G., 1878, Pt. I, p. 708.
				Settlement of Aden ...	6161, dated 29th November 1878.	B. G. G., 1878, Pt. I, p. 787.
				Island of Perim ...	7480, dated 18th December 1886.	B. G. G., 1886, Pt. I, p. 1063.
	"	Ditto	5	Appointing the following officers to exercise the powers of a Collector:—		
				The Political Superintendent, Thar and Pārkar, and the Superintendent, Upper Sind Frontier District (now Deputy Commissioners of the Districts).	4196, dated 13th August 1879.	B. G. G., 1879, Pt. I, p. 690.
				The Assistant Resident at Aden in charge of the Abkāri Department.	712, dated 29th January 1886.	B. G. G., 1886, Pt. I, p. 91.
				The Assistant to the Political Resident, Perim.	7481, dated 18th December 1886.	B. G. G., 1886, Pt. I, p. 1063.

(1) Rules and Orders under the Abkāri Act are published separately. They are not, therefore, printed in this Volume, but are noted in the List for convenience.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1878	(1) V as amended by Bombay Act III of 1892.	Abkari.	5	Appointing the following officers to exercise the powers of a Collector— <i>contd.</i> The First Assistant Collector of Bombay.	2202, dated 13th April 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 295.
"	"	Ditto	6	Investing the Collector and the Deputy and Assistant Collectors of Salt Revenue and certain other officers with certain powers under the Act.	2127, dated 21st April 1879.	<i>B. G. G.</i> , 1879, Pt. I, p. 494.
"	"	Ditto	"	Investing the Collector of Land Revenue, Customs and Opium, Bombay, with power under Section 10 (a).	7080 A, dated 25th August 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 869.
"	"	Ditto	"	Investing certain officers with powers under Section 13 of the Act.	5266, dated 1st October 1879.	<i>B. G. G.</i> , 1879, Pt. I, p. 816.
"	"	Ditto	"	An addition to the above Notification.	1486, dated 22nd March 1880.	<i>B. G. G.</i> , 1880, Pt. I, p. 304.
"	"	Ditto	"	Modifying the same Notification and investing the following officers with powers under Section 13:— The Abkari Sub-Inspectors. All Police Patels in the Surat District. The Magistrate at Bandra in the Thana District.	144, dated 10th January 1882. 973, dated 5th February 1886. 6133 A, dated 8th September 1891.	<i>B. G. G.</i> , 1882, Pt. I, p. 12. <i>B. G. G.</i> , 1886, Pt. I, p. 122. <i>B. G. G.</i> , 1891, Pt. I, p. 742.
"	"	Ditto	"	Conferring on the Chief of Vinchur powers under Section 13 within his Territory.	6689, dated 15th December 1879.	<i>B. G. G.</i> , 1879, Pt. I, p. 992.

(1) See footnote (1) on page lxxiv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1878	(1) V as amended by Bombay Act III of 1892.	A'bkári.	6	Investing the following officers with powers under Section 13 :— The Thándár of the Pándú Mewas under the Rewa Kántha Agency. Certain officers in Sind ...	776, dated 2nd February 1888. 7728, dated 10th November 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 111. <i>B. G. G.</i> , 1888, Pt. I, p. 983.
"	"	Ditto	"	Investing certain Revenue and Police officers with powers under Sections 13, 36, 37, 40 and 45(a).	5759, dated 8th November 1878.	<i>B. G. G.</i> , 1878, Pt. I, p. 708.
"	"	Ditto	"	Investing, with reference to the above Notification, all Police Patels with powers under Sections 36 and 37.	5048, dated 24th September 1880. 1926, dated 22nd March 1882.	<i>B. G. G.</i> , 1880, Pt. I, p. 781. <i>B. G. G.</i> , 1882, Pt. I, p. 230.
"	"	Ditto	"	Investing certain officers with powers under Section 17 (para. 2).	4087, dated 5th August 1879.	<i>B. G. G.</i> , 1879, Pt. I, p. 678.
"	"	Ditto	"	An addition to the above Notification.	1486, dated 22nd March 1880.	<i>B. G. G.</i> , 1880, Pt. I, p. 304.
"	"	Ditto	"	Investing, in continuation of the above Notification, the Magistrate at Bándra in the Thána District with powers under Section 17 (para. 2).	6133, dated 8th September 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 742.
"	"	Ditto	"	Investing the A'bkári Sub-Inspectors in the Thána District with power under Section 17 (para. 2).	1068, dated 29th January 1883.	<i>B. G. G.</i> , 1883, Pt. I, p. 107.
"	"	Ditto	"	Investing certain officers of the Thána and Kolába Districts with powers under Section 18A (1).	1985A, dated 16th March 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 291.
"	"	Ditto	"	Investing the Supervisor of the distilleries at Uran in the Kolába District with the power of issuing passes under Section 18 A (1).	6971, dated 21st August 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 845.

(1) See footnote (1) on page lxxiv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1878	(1) V as amended by Bombay Act III of 1892.	A'bkári.	6	Investing certain officers with powers under Section 33(b).	8827, dated 22nd December 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 1034.
	"	Ditto	"	Investing gaugers and clerks of the A'bkári Department in Bombay, when performing the duties of Inspectors or Sub-Inspectors, to exercise powers under Sections 33(b), 36 and 37.	3569, dated 16th May 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 428.
	"	Ditto	"	Investing the following officers with powers under Section 36:— Certain Head Constables in the Kolába, Thána and Ratnágiri Districts. Head Constables in charge of Taluka or Mahál Police Stations. Special Salt Inspectors in Sind and the Salt and Assistant Salt Inspectors posted for patrol duty on the Khairpur, Buha-walpur and Kholat Frontiers. Head Constables of Police appointed for the protection of the A'bkári and Opium Revenue.	2511, dated 24th March 1885. 4340, dated 11th July 1887. 2850, dated 25th April 1891. 9579, dated 7th December 1892.	<i>B. G. G.</i> , 1885, Pt. I, p. 427. <i>B. G. G.</i> , 1887, Pt. I, p. 604. <i>B. G. G.</i> , 1891, Pt. I, p. 356. <i>B. G. G.</i> , 1892, Pt. I, p. 1199.
	"	Ditto	"	Investing A'bkári Inspectors and Sub-Inspectors with powers under Sections 36 and 37 and A'bkári Police with power under Section 37.	5379, dated 7th October 1879.	<i>B. G. G.</i> , 1879, Pt. I, p. 826.
	"	Ditto	"	Investing Opium Inspectors and Sub-Inspectors in Bombay with powers under Sections 36 and 37 and peons of the A'bkári and Opium Departments with powers under Section 37.	6690, dated 29th September 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 800.

(1) See footnote (1) on page lxxiv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1878	(1) V as amended by Bombay Act III of 1892.	A'bkāri.		Investing the following officers with powers under Section 37 :— Nakēdārs and peons appointed for registering land trade statistics and Officers of the Customs and Preventive Service and of the Tobacco Department. All Municipal Executive officers drawing salary not less than Rs. 10 per mensem. All Orderlies and Detectives on A'bkāri duty in the Khāndesh District.	2167, dated 13th April 1881. 6700, dated 27th September 1882. 965, dated 5th February 1890.	B. G. G., 1881, Pt. I, p. 194. B. G. G., 1882, Pt. I, p. 753. B. G. G., 1890, Pt. I, p. 77.
"	"	Ditto	9 (c)	Terms on which the import into the Settlement of Aden of intoxicating drugs may be permitted.	9297 E, dated 13th November 1894.	B. G. G., 1894, Pt. I, p. 1140.
"	"	Ditto	9, 10 & 19	Orders permitting the import into and export from the Settlement of Aden of liquor on payment of duty.	9297, dated 13th November 1894.	B. G. G., 1894, Pt. I, p. 1132.
"	"	Ditto	"	Erratum in the above Notification.	10058, dated 8th December 1894, para. 1.	B. G. G., 1894, Pt. I, p. 1230.
"	"	Ditto	11	Exempting from duty liquor manufactured at the Rāja of Dharampor's distillery and transported under permits through any part of the Surat District to the Rāja's village of Sārangpor.	6357, dated 7th September 1886.	B. G. G., 1886, Pt. I, p. 750.
"	"	Ditto	"	Do. at H. H. the Gāekwār's distilleries at Baroda, Kathor and Vyāra and transported under permits from one part of H. H.'s territories to another through certain British Territories.	8827, dated 28th December 1887.	B. G. G., 1887, Pt. I, p. 1009.

(1) See footnote (1) on page lxx.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1878	(1) V as amended by Bombay Act III of 1892.	A'bkári.	11.	Empowering the Mahálkaris of certain places in H. H. the Gáekwár's territory and their first Karkuns to grant transport permits.	655, dated 28th January 1888.	B. G. G., 1888, Pt. I, p. 100.
"	"	Ditto	"	Empowering certain officers of H. H. the Gáekwár's territory to grant transport permits and exempting from duty liquor manufactured at H. H.'s distillery at Navsari on transport through any part of the District of Surat.	3037, dated 14th May 1888.	B. G. G., 1888, Pt. I, p. 427.
"	"	Ditto	"	Empowering the following officers in H. H. the Gáekwár's territory to grant transport permits :— The Munsif of the Mahál of Kathor. The Baroda City Vahivatdar.	7036, dated 14th October 1891. 3266, dated 5th May 1893.	B. G. G., 1891, Pt. I, p. 832. B. G. G., 1893, Pt. I, p. 415.
"	"	Ditto	"	Exempting from duty intoxicating drugs transported under permits from one part of H. H. the Gáekwár's territories to another through certain British Districts.	1464, dated 24th February 1894.	B. G. G., 1894, Pt. I, p. 177.
"	"	Ditto	"	Exempting from duty liquor of certain strength manufactured at H. H. the Gáekwár's distillery at Gandevi and transported under permits from one part of H. H.'s territory to another through any part of the British Districts of Surat and Broach.	10700, dated 28th December 1894.	B. G. G., 1895, Pt. I, p. 3.

(1) See footnote (1) on page lxxiv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1878	(1) V as amended by Bombay Act III of 1892.	Abkari.	11	Exempting from duty liquor manufactured at the distillery of H. H. the Raja of Deogad Baria at Jhari and transported under permits from one part of H. H.'s territory to another through any part of the District of Panch Mahals.	6888, dated 10th November 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 1143.
"	"	Ditto	"	Exempting from duty liquor transported under permits from the Depot at Mandala in the Rajpipla State through Gawali and other outlying villages of the Raisangpur Estate of the district of Khândesh to the Rajpipla State liquor shop at Korai.	10754, dated 30th December 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 1367.
"	"	Ditto	12	Prescribing the quantity of country liquor or intoxicating drugs which may be transported from one place to another without a permit.	4526 A, dated 24th June 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 547.
"	"	Ditto	"	Modifying the above Notification and prescribing the quantity of toddy which may be transported from one place to another without a permit in the Districts of Thana, Kolaba, Ratnagiri and Kanara.	4970, dated 21st July 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 617.
"	"	Ditto	"	Prescribing the quantity of country liquor which may be transported without a permit from place to place in the Province of Sind.	3723, dated 18th June 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 495.
"	"	Ditto	"	Do of malt liquor which may be transported without a permit from the brewery at Dapuri near Poona to any other place in the Presidency.	5048, dated 2nd August 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 665.
"	"	Ditto	12, 17 & 47	Directions for the transport or removal, retail sale and possession of intoxicating drugs in the Province of Sind.	4631, dated 14th July 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 602.
"	"	Ditto	15	Establishing a public distillery at Kotri.	2869, dated 27th July 1887.	<i>S. O. G.</i> , 1887, Pt. I, p. 97.

(1) See footnote (1) on page lxxiv.

List of Local Rules and Orders made under Enactments applying to Bombay.—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1878	As amended by Bombay Act III of 1892.	A'ikari.	17	Prescribing the quantity of country liquor or any intoxicating drug which may be sold by retail.	2553, dated 25th March 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 429.
"	"	Ditto	"	Modifying the above Notification as regards the retail sale of country liquor in Bombay.	4526, dated 24th June 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 547.
"	"	Ditto	"	Modifying the same Notification as regards the retail sale of country liquor in the Khândesh District.	7823, dated 3rd November 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1102.
"	"	Ditto	"	Do. in the Kalvan, Bâglan and Peint talukas of the Nâsik District.	8764, dated 18th December 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 1034.
"	"	Ditto	"	Prescribing the quantity of toddy which may be sold by retail in the Districts of Thâna, Kolâba, Ratnâgiri and Kânara.	4970 A, dated 21st July 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 617.
"	"	Ditto	"	Do. of country liquor which may be sold by retail in the Province of Sind.	3723 A, dated 18th June 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 495.
"	"	Ditto	17 & 47	Directions for the retail sale and possession of country liquor and intoxicating drugs in the Settlement of Aden.	9297 C, dated 13th November 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 1133.
"	"	Ditto	18 A (2)	Defining the "prescribed area" of the Thâna and Kolâba Districts.	1985, dated 16th March 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 291.
"	"	Ditto	19	Levy of still-head duty on country spirit manufactured at the distilleries at Uran and Bhândup and removed to Bombay.	2785, dated 22nd May 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 500.
"	"	Ditto	"	Do. on toddy spirit removed from the public distilleries in Bombay and in the Districts of Thâna and Kolâba to Bombay.		
"	"	Ditto	"	Levy of duty on certain spiced liquor issued from the public distilleries at Uran in the Kolâba District and from the Central distillery at Surat.	7443, dated 20th October 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1045.

(1) See footnote (1) on page lxxiv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1878.	(1) V. as amended by Bombay Act III of 1892.	A'bkāri.	19	Levy of duty on malt liquor issued from the brewery in Dapuri.	9244, dated 27th December 1890.	<i>B. G. G.</i> , 1891, Pt. I, p. 10.
"	"	Ditto	19(c)&(d)	Rates of duty to be levied on liquor manufactured within the Settlement of Aden.	9297 A, dated 13th November 1891.	<i>B. G. G.</i> , 1894, Pt. I, p. 1132.
"	"	Ditto	19(e)	Levy of duty on the transport of liquor from any one port to any other port within the Settlement of Aden.	9297 B, dated 13th November 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 1132.
"	"	Ditto	23	Applying the Section to certain areas in the Hyderabad District.	1900, dated 6th March 1883.	<i>B. G. G.</i> , 1883, Pt. I, p. 218.
"	"	Ditto	27	Orders concerning the levy of duties on intoxicating drugs in the Bombay Presidency (except Sind).	4421, dated 23rd August 1880.	<i>B. G. G.</i> , 1880, Pt. I, p. 716.
"	"	Ditto	"	Correction in the above Notification.	4569, dated 31st August 1880.	<i>B. G. G.</i> , 1880, Pt. I, p. 740.
"	"	Ditto	"	Addition to sub-para. 3 of paragraph 1 of the above orders.	7080, dated 25th August 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 869.
"	"	Ditto	"	Orders regarding the levy of duty on the manufacture and sale, and import and export of intoxicating drugs in the Settlement of Aden.	9297 F, dated 13th November 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 1140.
"	"	Ditto	30	Conditions of licenses for the manufacture and sale of country spirits within the limits of monopoly farms.	2841, dated 4th April 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 276.
"	"	Ditto	"	Suspending the operation of the above Notification in Sind.	6184, dated 1st August 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 675.
"	"	Ditto	"	Altering the condition regarding minimum strength of foreign spirit allowed to be sold in Sind.	1275, dated 13th April 1889.	<i>S. O. G.</i> , 1889, Pt. I, p. 413.

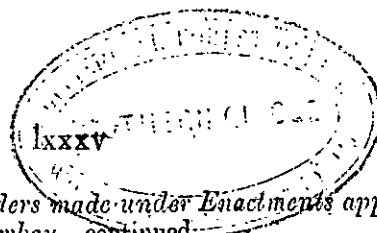
*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1878	(1) V as amended by Bombay Act III of 1892.	A'bkari.	30	Prescribing the forms of permits, passes and licenses, in connection with inhown flowers.	1985 B, dated 16th March 1893.	B. G. G., 1893, Pt. I, p. 291.
"	"	Ditto	"	Form of passes for the possession and sale of inhown flowers in the port of Mora in taluka Panvel of the Kolaba District.	6971 A, dated 21st August 1894.	B. G. G., 1894, Pt. I, p. 846.
"	"	Ditto	"	Rules regarding the grant of licenses for the sale of imported Foreign liquor, and for the manufacture and sale of country liquor and intoxicating drugs in the Settlement of Aden.	9297 D, dated 13th November 1891.	B. G. G., 1894, Pt. I, p. 1133.
"	"	Ditto	"	Erratum in the above Notification.	10058, dated 8th December 1894, para. 2.	B. G. G., 1894, Pt. I, p. 1230.
"	"	Ditto	"	Substituting a new clause for clause (b) of Section 1 of the rules for licenses for the sale of imported Foreign liquor in the above rules.	4926, dated 1st July 1895.	B. G. G., 1895, Pt. I, p. 747.
"	"	Ditto	35	Rules for the manufacture of spirits at the Uran and Bhāndup distilleries for consumption in the Province of Sind, and for their removal, &c., to Karachi.	6078, dated 2nd November 1887.	B. G. G., 1887, Pt. I, p. 902.
"	"	Ditto	"	Rules for the management, &c., of public distilleries— In the Thāna and Kolāba Districts.	Dated 25th February 1888.	B. G. G., 1888, Pt. I, p. 210.
				In the Ratnāgiri District and in the coast talukas of the Kānara District.	Dated 15th May 1890. 1906, dated 8th April 1892.	B. G. G., 1890, Pt. I, p. 491. B. G. G., 1892, Pt. I, p. 344.

(1) See footnote (1) on page lxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1878	(1) V as amended by Bombay Act III of 1892.	A'bkari.	35	Rules for the management, &c., of public distilleries— <i>contd.</i>	1328, dated 30th March 1892.	S. O. G., 1892, Pt. I, p. 342.
				At Kolri	2675 dated 9th July 1894.	S. O. G., 1894, Pt. I, p. 39.
					2951, dated 23rd July 1894.	S. O. G., 1894, Pt. I, p. 86.
					3152, dated 1st August 1894.	S. O. G., 1894, Pt. I, p. 104.
				At Dádar in Bombay ...	2953, dated 15th June 1893.	B. G. G., 1893, Pt. I, p. 560.
"	"	Ditto	"	Rules for the management, &c., of Central distilleries at the following places:—	4465, dated 7th September 1894.	B. G. G., 1894, Pt. I, p. 946.
				Ahmedabad	2078, dated 8th May 1895.	B. G. G., 1895, Pt. I, p. 564.
					5636, dated 18th November 1895.	B. G. G., 1895, Pt. I, p. 1170.
					3145, dated 24th June 1893.	B. G. G., 1893, Pt. I, p. 578.
					4456, dated 28th August 1893.	B. G. G., 1893, Pt. I, p. 850.
				Belgaum	812, dated 14th February 1895.	B. G. G., 1895, Pt. I, p. 199.
					5636, dated 13th November 1895.	B. G. G., 1895, Pt. I, p. 1170.



*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1878	(1) V as amend- ed by Bombay Act III of 1892.	A'bkári.	35	Rules for the management, &c., of Central distilleries at the following places:— <i>contd.</i>		
				Bijápur	997, dated 26th Febru- ary 1895.	B. G. G., 1895, Pt. I, p. 261.
					4461, dated 28th August 1893.	B. G. G., 1893, Pt. I, p. 550.
				Dhárwár	476, dated 30th Janu- ary 1895.	B. G. G., 1895, Pt. I, p. 135.
					5636, dated 13th Novem- ber 1895.	B. G. G., 1895, Pt. I, p. 1179.
					3562, dated 15th July 1893.	B. G. G., 1893, Pt. I, p. 654.
				Dhulia... ..	4456, dated 28th August 1893.	B. G. G., 1893, Pt. I, p. 850.
					564, dated 2nd Febru- ary 1895.	B. G. G., 1895, Pt. I, p. 137.
					430, dated 24th Janu- ary 1896.	B. G. G., 1896, Pt. I, p. 81.
					2755, dated 14th June 1894.	B. G. G., 1894, Pt. I, p. 637.
				Godhra	558, dated 2nd Febru- ary 1895.	B. G. G., 1895, Pt. I, p. 136.
					5638, dated 13th Novem- ber 1895.	B. G. G., 1895, Pt. I, p. 1180.
					4079, dated 7th August 1893.	B. G. G., 1893, Pt. I, p. 764.
				Mundhwa in Poona ...	4456, dated 28th Au- gust 1893.	B. G. G., 1893, Pt. I, p. 850.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1878	(1) V as amended by Bombay Act III of 1892.	A'bkári.	35	Rules for the management, &c., of Central distilleries at the following places :— <i>contd.</i>		
					5844, dated 8th November 1893.	B. G. G., 1893, Pt. II, p. 1089.
					484, dated 28th January 1894.	B. G. G., 1894, Pt. I, p. 84.
				Mundhwa in Poona— <i>contd.</i>	561, dated 2nd February 1895.	B. G. G., 1895, Pt. I, p. 136.
					5636, dated 13th November 1895.	B. G. G., 1895, Pt. I, p. 1179.
					3349, dated 12th June 1894.	B. G. G., 1894, Pt. I, p. 746.
				Násik	642, dated 6th February 1895.	B. G. G., 1895, Pt. I, p. 163.
					5636, dated 13th November 1895.	B. G. G., 1895, Pt. I, p. 1179.
					6479, dated 23rd December 1893.	B. G. G., 1893, Pt. I, p. 1180.
				Sátára	6293, dated 26th December 1894.	B. G. G., 1895, Pt. I, p. 33.
					5636, dated 13th November 1895.	B. G. G., 1895, Pt. I, p. 1179.
					4578, dated 2nd September 1893.	B. G. G., 1893, Pt. I, p. 868.
				Sholápur	482, dated 30th January 1895.	B. G. G., 1895, Pt. I, p. 136.
					5636, dated 13th November 1895.	B. G. G., 1895, Pt. I, p. 1179.

(1) See footnote (1) on page lxxiv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1878	(1) V as amend- ed by Bombay Act III of 1892.	A'bkári.	35	Rules for the management, &c., of Central distilleries at the following places:— <i>con- cluded.</i>	2485, dated 18th May 1893.	B. G. G., 1893, Pt. I, p. 448.
					479, dated 30th Janu- ary 1895.	B. G. G., 1895, Pt. I, p. 136.
				Surat	2148, dated 13th May 1895.	B. G. G., 1895, Pt. I, p. 565.
					5794, dated 21st Novem- ber 1895.	B. G. G., 1895, Pt. I, p. 1219.
"	"	Ditto	35 (g)	Rules as to the quantity of liquor for which special orders under Section 17 may be granted by officers in Sind.	1110, dated 22nd April 1887.	S. O. G., 1887, Pt. I, p. 437.
"	"	Ditto	"	<i>Erratum</i> in the above Notification.	3231, dated 14th July 1887.	S. O. G., 1887, Pt. I, p. 71.
"	"	Ditto	45	Empowering the following officials of the A'bkári Depart- ment to require the produc- tion of licenses, &c., granted under the Act, for inspec- tion:—		
				Inspectors and Sub-In- spectors in the Bombay Presidency (excluding Sind).	5022, dated 8th Sep- tember 1887.	B. G. G., 1887, Pt. I, p. 801.
				Gaugers and clerks em- ployed in Bombay.	558, dated 31st Janu- ary 1893.	B. G. G., 1893, Pt. I, p. 98.
				A'bkári Inspectors in Sind.	5121, dated 13th Decem- ber 1894.	S. O. G., 1894, Pt. I, p. 546.
"	"	Ditto	53	Rules for the disposal of things confiscated (for the Presi- dency).	Dated 29th March 1879.	B. G. G., 1879, Pt. I, p. 467.
"	"	Ditto	"	Rules for the disposal of things confiscated (for Sind.)	2239, dated 26th June 1879.	S. O. G., 1879, Pt. I, p. 636.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1878	¹⁾ V as amended by Bombay Act III of 1892.	A'bkari.	58	Rules regarding the grant of rewards.	6628, dated 3rd October 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 786.
1879	IV	Vaccination (Karachi).	1	Date on which the Act came into force in Karachi.	2140, dated 13th August 1879.	532
"	"	Ditto	31	Rules	2364, dated 13th August 1880.	532
"	"	Ditto	"	A new table of Vaccination Districts, &c., for the one in Rule 3 of the above rules.	3726, dated 16th September 1890.	534
"	"	Ditto	"	A new rule for Rule 8 of the same rules.	2926, dated 18th August 1891.	535
"	V	Land Revenue Code.	4	Sanctioning the appointment of three Commissioners and fixing the limits of their charges.	(a) G. R., No. 3376, dated 28th November 1877, paras. 1, 2 and 3.	536
"	"	Ditto	"	The District of Kolaba to form part of the territories under the general control of the Commissioner, Southern Division.	5488, dated 25th July 1883.	537
"	"	Ditto	(2) 4 & 7	The Island of Khanderi (Kenery) to form part of the Southern Division, the Kolaba District and the Alibáb Taluka.	8111, dated 17th November 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 983.
"	"	Ditto	(2) 7	Adding two of the villages ceded by H. H. the Nizam to the Ahmednagar Collectorate and the others to the Sholapur Collectorate.	(b) Dated 14th June 1876.	<i>B. G. G.</i> , 1876, Pt. I, p. 500.
"	"	Ditto	"	Adding the parts of villages ceded by the Chief of Akalkot to the Sholapur Collectorate.	(b) Dated 7th November 1876.	<i>B. G. G.</i> , 1876, Pt. I, p. 1021.

(a) This Notification, issued under Act XVII of 1812, is kept in force by Bombay Act V of 1879, Section 2.

(b) These Notifications issued under Bombay Regulation XVI of 1827, are kept in force by Bombay Act V of 1879, Section 2.

(1) See footnote (1) on page lxxiv.

(2) These Notifications are not printed in this Volume, as they are of too little general importance for publication. They are, however, noted in the List for convenience.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1)7	Erratum in the above Notification.	(a) Dated 14th November 1876.	<i>B. G. G.</i> , 1876, Pt. I, p. 1072.
"	"	Ditto	"	Constituting the Panch Maháls Collectorate.	(a) 288, dated 19th January 1880, para. 1.	<i>B. G. G.</i> , 1880, Pt. I, p. 77.
"	"	Ditto	"	List of Tálukas and Pethas in the Kánara District.	6535, dated 10th December 1880.	<i>B. G. G.</i> , 1880, Pt. I, p. 1035.
"	"	Ditto	"	List of Tálukas in the Shikárpur District.	7838, dated 8th November 1882.	<i>B. G. G.</i> , 1882, Pt. I, p. 965.
"	"	Ditto	"	Constituting the following Maháls and Tálukas :—		
				Poona Táluka in the Poona District.	177, dated 11th January 1882.	<i>B. G. G.</i> , 1882, Pt. I, p. 12.
				Mahábaleshvar Mahál under the Jávi Táluka of the Sátara District.	2575, dated 19th April 1882.	<i>B. G. G.</i> , 1882, Pt. I, p. 297.
				Shahdidpur Táluka in the Upper Sind Frontier District.	414 A, dated 16th January 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 36.
				Johi Táluka in the Karáchi District.	9334, dated 25th November 1884, para. 1.	<i>B. G. G.</i> , 1884, Pt. I, p. 1107.
				The above Notification to take effect from 1st January 1885.	9748, dated 10th December 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 1143.
				Peint Táluka in the Násik District.	4889, dated 27th July 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 651.
					2543, dated 11th April 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 330.
				Yával and Ráver Tálukas in the Khándesh District.	4414, dated 11th June 1897, clause (3).	<i>B. G. G.</i> , 1897, Pt. I, p. 1029.

(1) See footnote (2) on page lxxxviii.

(a) See footnote (b) on page lxxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	07	Abolishing the following Tálukas in the Shikárpur District:—		
				Saidpur	7838, dated 8th November 1882.	<i>B. G. G.</i> , 1882, Pt. I, p. 965.
				Sujáwal	414, dated 16th January 1884, para. 1.	<i>B. G. G.</i> , 1884, Pt. I, p. 35.
				Tigar	9334 A, dated 25th November 1884, para. 1.	<i>B. G. G.</i> , 1884, Pt. I, p. 1107.
				The above Notification to take effect from 1st January 1885.	9748, dated 10th December 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 1143.
"	"	Ditto	"	Abolishing the Táluka of Sánda in the Khándesh District.	4414, dated 11th June 1897, clause (2).	<i>B. G. G.</i> , 1897, Pt. I, p. 1029.
"	"	Ditto	"	Abolishing the Mahál of Mugad in the Dhárwár District.	6064, dated 18th July 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 739.
"	"	Ditto	"	Abolishing the Maháls of Yával and Ráver in the Khándesh District.	4414, dated 11th June 1897, clause (1).	<i>B. G. G.</i> , 1897, Pt. I, p. 1029.
"	"	Ditto	"	List of villages in the following Tálukas of the— <i>Shikárpur District</i> —		
				Ghotki	7838, dated 8th November 1882.	<i>B. G. G.</i> , 1882, Pt. I, p. 965.
				Kambar and Rato-dero ...	414, dated 16th January 1884, paras. 2 & 3.	<i>B. G. G.</i> , 1884, Pt. I, p. 35.
				<i>Erratum</i> in the above Notification.	1796, dated 27th February 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 169.

(1) See footnote (2) on page lxxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1)7	<p>List of villages in the following Talukas of the—<i>contd.</i> <i>Shikarpur District—contd.</i></p> <p>• Nasirabad and Labdaria ...</p> <p>The above Notification to take effect from 1st January 1885.</p> <p>Kakar and Mehar ...</p> <p><i>Karachi District—</i></p> <p>Johi and Dadu ...</p> <p>The above Notification to take effect from 1st January 1885.</p> <p>Sehwan, Kohistan and Karachi.</p> <p>Adding a village to the above list of villages of the Sehwan Taluka.</p> <p>Tatta, Ghorabari and Mirpur Sakro.</p> <p><i>Khandesh District—</i></p> <p>Pimpalner Taluka, Nandurbar Subha and Newapur Petha of the Nandurbar Taluka.</p> <p>Yaval and Raver ...</p>	<p>9334A, dated 25th November 1884, paras. 2 & 3.</p> <p>9748, dated 10th December 1884.</p> <p>2273, dated 18th March 1885.</p> <p>9334, dated 25th November 1884, paras. 2 & 3.</p> <p>9748, dated 10th December 1884.</p> <p>2406, dated 21st April 1888.</p> <p>6891, dated 16th October 1888.</p> <p>7177, dated 29th October 1888.</p> <p>4416, dated 13th July 1887.</p> <p>4414, dated 11th June 1897, clause (3).</p>	<p><i>B. G. G.</i>, 1884, Pt. I, p. 1107.</p> <p><i>B. G. G.</i>, 1884, Pt. I, p. 1143.</p> <p><i>B. G. G.</i>, 1885, Pt. I, p. 346.</p> <p><i>B. G. G.</i>, 1884, Pt. I, p. 1107.</p> <p><i>B. G. G.</i>, 1884, Pt. I, p. 1143.</p> <p><i>B. G. G.</i>, 1888, Pt. I, p. 367.</p> <p><i>B. G. G.</i>, 1888, Pt. I, p. 828.</p> <p><i>B. G. G.</i>, 1888, Pt. I, p. 853.</p> <p><i>B. G. G.</i>, 1887, Pt. I, p. 614.</p> <p><i>B. G. G.</i>, 1897, Pt. I, p. 1029.</p>

(1) See footnote (2) on page lxxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1)7	Directing that the Tálukas of Nasirabad and Virdel in the Khándesh District be called respectively the Tálukas of Jalgaon and Sindkheda.	1260, dated 11th February 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 175.
"	"	Ditto	"	Forming a new village in the Lárkhána Táluka of the Shikárpur District.	2003, dated 28th March 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 291.
"	"	Ditto	"	Transfer of Tálukas, portions of Tálukas, villages, portions of villages, survey numbers and tracts of lands in the following Districts :— <i>Ahmednagar</i> — Villages from Párner to Nagar Táluka. <i>Ahmednagar to Poona</i> — Villages from Párner Táluka, Ahmednagar District, to Sirur Táluka, Poona District, and <i>vice versa</i> . <i>Belgaum</i> — Villages from and to certain Tálukas. Villages from Mahál Hukeri to Táluka Chikodi and <i>vice versa</i> . <i>Dhárwár</i> — A village from Hubli to Dhárwár Táluka. <i>Dhárwár from Bijápur</i> — Villages from Badámi Táluka, Bijápur District, to Ron Táluka, Dhárwár District.	2287, dated 24th March 1886. 1878, dated 12th March 1890. 5086, dated 13th June 1894. 944, dated 16th February 1881. 5024, dated 19th June 1885.	<i>B. G. G.</i> , 1886, Pt. I, p. 789. <i>B. G. G.</i> , 1890, Pt. I, p. 194. <i>B. G. G.</i> , 1894, Pt. I, p. 585. <i>B. G. G.</i> , 1881, Pt. I, p. 82. <i>B. G. G.</i> , 1885, Pt. I, p. 821.

(1) See footnote (2) on page lxxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1) 7	<p>Transfer of Tálukas, portions of Tálukas, villages, portions of villages, survey numbers and tracts of lands in the following Districts :— <i>contd.</i></p> <p><i>Hyderabad—</i></p> <p>Certain villages to Tapos Lakhat and Sirchaja in Sakrand Táluka.</p> <p><i>Hyderabad to Thar and Parkar—</i></p> <p>A Táluka, certain villages and areas from and to certain Tálukas.</p> <p><i>Erratum in the above ...</i></p> <p><i>Kánara—</i></p> <p>Villages from Sirsi Táluka to Siddápur and Yellápur Tálukas and to Mundgod Petha.</p> <p><i>Kánara from Dhárwár—</i></p> <p>A village from Kalghatgi Táluka of the Dhárwár District to Mundgod Mahál of the Yellápur Táluka of the Kánara District.</p> <p><i>Kardéhi—</i></p> <p>Portions of certain villages from Ghorábhári to Shahbandar Táluka.</p> <p>A portion of Kardéhi Táluka to Mirpur Sakro Táluka.</p> <p><i>Kardéhi and Hyderabad—</i></p> <p>Certain tracts of lands from and to certain Tálukas.</p>	<p>5177, dated 24th June 1885.</p> <p>2062, dated 19th March 1894.</p> <p>2900, dated 26th April 1894.</p> <p>8948, dated 5th December 1893.</p> <p>415, dated 15th January 1896.</p> <p>3601, dated 19th May 1886.</p> <p>5890, dated 14th August 1889.</p> <p>7598, dated 9th October 1889.</p>	<p><i>B. G. G.</i>, 1885, Pt. I, p. 803.</p> <p><i>B. G. G.</i>, 1894, Pt. I, p. 232.</p> <p><i>B. G. G.</i>, 1894, Pt. I, p. 390.</p> <p><i>B. G. G.</i>, 1893, Pt. I, p. 1129.</p> <p><i>B. G. G.</i>, 1896, Pt. I, p. 25.</p> <p><i>B. G. G.</i>, 1886, Pt. I, p. 437.</p> <p><i>B. G. G.</i>, 1889, Pt. I, p. 702.</p> <p><i>B. G. G.</i>, 1889, Pt. I, p. 858.</p>

(1) See footnote (2) on page lxxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1) 7	<p>Transfer of Tálukas, portions of Tálukas, villages, portions of villages, survey numbers and tracts of lands in the following Districts :—<i>contd.</i></p> <p><i>Karáchi and Hyderabad—contd.</i></p> <p>The territorial changes in clauses 1, 2 and 4 of the above Notification to take effect from 1st August 1890.</p> <p>Transferring certain areas of lands from the Sehwan Táluka of the Karáchi District to the Sakrand Táluka of the Hyderabad District.</p> <p><i>Karáchi from Shikárpur—</i></p> <p>Villages from Kakar Táluka, Shikárpur District, to Johi Táluka, Karáchi District.</p> <p><i>Khandesh from Násik—</i></p> <p>A village from Báglan Táluka, Násik District, to Pimpalner Táluka, Khandesh District.</p> <p><i>Kolába from Thána—</i></p> <p>Panvel Táluka from Thána to Kolába District.</p> <p>Karjat Taluka from Thána to Kolába District.</p> <p><i>Násik—</i></p> <p>Certain villages from Point to Kalvan Táluka.</p>	<p>1728, dated 5th March 1890.</p> <p>2932, dated 30th April 1890.</p> <p>6288, dated 11th August 1896.</p> <p>6288A, dated 11th August 1896.</p> <p>5353, dated 25th July 1893.</p> <p>5087, dated 13th June 1894.</p> <p>6790, dated 12th September 1893.</p> <p>6851A, dated 5th October 1891.</p> <p>2543, dated 11th April 1894.</p>	<p><i>B. G. G.</i>, 1890, Pt. I, p. 173.</p> <p><i>B. G. G.</i>, 1890, Pt. I, p. 364.</p> <p><i>B. G. G.</i>, 1896, Pt. I p. 848.</p> <p><i>B. G. G.</i>, 1896, Pt. I, p. 849.</p> <p><i>B. G. G.</i>, 1893, Pt. I, p. 661.</p> <p><i>B. G. G.</i>, 1894, Pt. I, p. 585.</p> <p><i>B. G. G.</i>, 1893, Pt. I, p. 676.</p> <p><i>B. G. G.</i>, 1891, Pt. I, p. 817.</p> <p><i>B. G. G.</i>, 1894, Pt. I, p. 330.</p>

(1) See footnote (2) on page lxxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1) 7	<p>Transfer of Tálukas, portions of Tálukas, villages, portions of villages, survey numbers and tracts of lands in the following Districts :—<i>contd.</i></p> <p><i>Poona—</i></p> <p>Villages from Khed Táluka to Ambegnon Máhal, and <i>vice versa</i>.</p> <p><i>Ratnágiri—</i></p> <p>Villages from Ratnágiri to Saugameshvar Táluka.</p> <p><i>Sátára—</i></p> <p>Villages from Karád to Sátára Táluka.</p> <p><i>Shikárpur—</i></p> <p>Villages from Shikárpur to Nausahro Abro Táluka.</p> <p>Villages from Thul to Ghotki Táluka and from Ghotki to Shikárpur Táluka.</p> <p>Certain Survey numbers of a village from Ghotki to Mirpur Mathelo Táluka.</p> <p><i>Sholápur from Kaládgi—</i></p> <p>A village from Indi Táluka, Kaládgi District, to Pandharpur Táluka, Sholápur District.</p> <p><i>Thána—</i></p> <p>A village from Mokháda Máhal to Sháhápur Táluka.</p>	<p>7657, dated 23th October 1890.</p> <p>274, dated 14th January 1888.</p> <p>6441, dated 10th August 1892.</p> <p>3951, dated 23rd May 1883.</p> <p>6303, dated 5th August 1885.</p> <p>2490, dated 31st March 1886.</p> <p>7699, dated 15th October 1883.</p> <p>6566, dated 16th September 1890.</p>	<p><i>B. G. G.</i>, 1890, Pt. I, p. 1079.</p> <p><i>B. G. G.</i>, 1888, Pt. I, p. 38.</p> <p><i>B. G. G.</i>, 1892, Pt. I, p. 802.</p> <p><i>B. G. G.</i>, 1883, Pt. I, p. 374.</p> <p><i>B. G. G.</i>, 1885, Pt. I, p. 965.</p> <p><i>B. G. G.</i>, 1886, Pt. I, p. 312.</p> <p><i>B. G. G.</i>, 1883, Pt. I, p. 808.</p> <p><i>B. G. G.</i>, 1890, Pt. I, p. 943.</p>

(1) See footnote (2) on page lxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
879	V	Land Revenue Code.	(1) 7	Transfer of Talukas, portions of Talukas, villages, portions of villages, survey numbers and tracts of lands in the following Districts— <i>concluded</i> . <i>Upper Sind Frontier from Shikarpur—</i> Villages from Ghotki Taluka, Shikarpur District, to Kashmir Taluka, Upper Sind Frontier District. <i>Upper Sind Frontier—</i> Villages from Thul to Kashmir Taluka.	4057, dated 4th June 1889. 1977, dated 17th March 1890. 4362, dated 17th June 1889.	B. G. G., 1889, Pt. I, p. 509. B. G. G., 1890, Pt. I, p. 232. B. G. G., 1889, Pt. I, p. 541.
"	"	Ditto	"	Directing that the Kaladgi District shall be called the Bijapur District.	4919, dated 18th June 1884.	B. G. G., 1884, Pt. I, p. 443.
"	"	Ditto	(1) 7 & 14	Formation of Gogha Mahal under the Dhandhuka Taluka, Ahmedabad District.	6061, dated 26th July 1892.	B. G. G., 1892, Pt. I, p. 686.
"	"	Ditto	"	Re-distributing the villages of the Bhimthadi Taluka (including the Barāmati Petha) between the Barāmati Taluka and the Dhond Petha.	6121, dated 27th July 1892.	B. G. G., 1892, Pt. I, p. 707.
"	"	Ditto	9	Appointing the Superintendent of Mahabaleshvar to be Deputy Collector.	(a) Dated 4th April 1871.	537
"	"	Ditto	1)	The powers of a Collector not to be conferred on any Assistant or Deputy Collector who has not passed the Higher Standard Departmental Examination.	(b) Dated 2nd December 1868.	537
"	"	Ditto	22	Seals to be used by Revenue Officers.	9159, dated 18th November 1896.	537

(1) See footnote (2) on page lxxxviii.

(a) This Notification, issued under Act XXI of 1852, is kept in force by Bombay Act V of 1879, Section 2.

(b) This Notification, issued under Bombay Act I of 1868, is kept in force by Bombay Act V of 1879, Section 2.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	22	Additions and alterations in clause 1 of the above Notification.	10477, dated 21st December 1896. 3717, dated 17th May 1897.	539 538
"	"	Ditto	44	Rules for regulating the privilege of cutting firewood and timber in certain occupied varkas lands in the villages formerly comprised in the Sanjan and Kolwan Talukas of the Thana District.	202, dated 9th January 1885.	Vol. I, p. 200
"	"	Ditto	"	<i>Erratum</i> in the list of villages in the above Notification.	802, dated 28th January 1885.	Vol. I, p. 209
"	"	Ditto	"	Omitting certain villages from the same Notification.	2345, dated 25th March 1886.	Vol. I, p. 210
"	"	Ditto	"	Cancelling the above rules except in so far as they apply to teak, sandalwood, blackwood and tiwas.	2949, dated 26th April 1893.	Vol. I, p. 211
"	"	Ditto	55	Authorizing the Commissioner in Sind to fix rates for the use by landholders in Sind of water for cultivation of rice.	4213, dated 21st July 1881.	539
"	"	Ditto	"	Authorizing all Collectors in the Presidency, except in Sind, to fix rates for the use of water by landholders and other persons.	4437, dated 4th June 1896.	539
"	"	Ditto	95	Extension of Revenue Survey to the towns of Surat, Broach and Bulsar in the Surat Collectorate.	(a) Dated 18th July 1866.	540
"	"	Ditto	"	Survey of the salt works of the Thana and Kolaba Collectorates.	(a) Dated 8th March 1873.	540

(a) These Notifications, issued under Bombay Act I of 1865, are kept in force by Bombay Act V of 1879, Section 2.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	98	Fixing a scale for the regulation of Sub-divisions of survey numbers.	(a) Dated 6th October 1869.	540
"	"	Ditto	"	A revised scale in supersession of the one for Sind in the above Notification.	(a) Dated 13th April 1874.	541
"	"	Ditto	"	Similar scale for the North Kánara below the Gháts.	(a) Dated 18th December 1873.	542
"	"	Ditto	"	Scale for the regulation of Sub-division of Survey numbers in the above ghát-tálukas of the Kánara District.	S071, dated 13th October 1896.	542
"	"	Ditto	126	Limits of the cities of Ahmedabad, Broach and Surat and of the town of Bulsár.	(a) Dated 3rd February 1869.	542
"	"	Ditto	"	Limits of the towns of—		
				• Dhárwár (and its suburbs).	(a) Dated 4th January 1871.	542
				Hubli (and its suburbs)...	(a) Dated 4th January 1871.	543
				Hyderabad	(a) Dated 27th March 1876.	544
				Karáchi	(a) Dated 4th February 1871.	545
				Ránder	(a) Dated 15th June 1869.	545
				Sukkur	(a) Dated 30th May 1876.	545

(a) These Notifications, issued under Bombay Act IV of 1868, are kept in force by Bombay Act V of 1870, Section 2.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1) 128, Art. 3.	Recognizing certain officers as having been competent to issue deeds of grant or confirmation of partial or entire exemption from payment of land revenue.	10232, dated 14th December 1896, para. 2.	<i>B. G. G.</i> , 1896, Pt. 1, p. 1312.
"	"	Ditto	(1) 152, 158 & 183	Rules under the Sections ...	2459, dated 26th March 1883.	<i>B. G. G.</i> , 1883, Pt. 1, p. 260.
"	"	Ditto	(1) 198	Fees for copies and translations of decisions, orders, &c., in formal or summary enquiries.	2302, dated 31st March 1890.	<i>B. G. G.</i> , 1890, Pt. 1, p. 289.
"	"	Ditto	(1) 213	Rules to regulate searches for, and the inspection and grant of copies of, public documents.	(2) 7368, dated 6th December 1881.	<i>B. G. G.</i> , 1881, Pt. 1, p. 792.
"	"	Ditto	"	Alteration in clause (3) of No. 9 of the above rules.	3410, dated 2nd May 1883.	<i>B. G. G.</i> , 1883, Pt. 1, p. 333.
"	"	Ditto	(1) 214	General rules and orders under the Section.	7368, dated 6th December 1881.	<i>B. G. G.</i> , 1881, Pt. 1, p. 795.
"	"	Ditto	"	Alterations and amendments in the above rules.	409, dated 19th January 1882.	<i>B. G. G.</i> , 1882, Pt. 1, p. 52.
"	"	Ditto	"	Amending Rule 2 of the above rules.	6331, dated 13th September 1882.	<i>B. G. G.</i> , 1882, Pt. 1, p. 707.
"	"	Ditto	"	New Rules 2 (a), 2 (b) and 2 (c).	4582, dated 7th July 1891.	<i>B. G. G.</i> , 1891, Pt. 1, p. 563.
"	"	Ditto	"	Adding clauses (a), (b) and (c) to Rule 7.	3318, dated 18th May 1890.	<i>B. G. G.</i> , 1890, Pt. 1, p. 465.
"	"	Ditto	"	Amended Rule 11 A.	4771, dated 11th June 1885.	<i>B. G. G.</i> , 1885, Pt. 1, p. 760.

(1) See footnote (1) on page xii.

(2) These rules were framed also under Section 91 of the Indian Registration Act III of 1877.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1) 214	A new rule for Rule 13. ...	7609, dated 27th October 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 930.
"	"	Ditto	"	Amending Rule 17 and clause 2 of Rule 25.	4892, dated 27th July 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 651.
"	"	Ditto	"	Alteration in Rule 21 ...	3318A, dated 13th May 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 465.
"	"	Ditto	"	A new clause 4 to Rule 25 ...	4667, dated 20th June 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 433.
"	"	Ditto	"	"	8325, dated 14th October 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 1203.
"	"	Ditto	"	Adding new Rules 34A to 34J, 56A and 68A.	3216, dated 30th April 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 494.
"	"	Ditto	"	"	10232, dated 14th December 1896, para. 1.	<i>B. G. G.</i> , 1896, Pt. I, p. 1312.
"	"	Ditto	"	New rules for Rules 35 and 42.	1239, dated 22nd February 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 149.
"	"	Ditto	"	Addition to Rule 42 and Appendix M.	4297, dated 28th May 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 417.
"	"	Ditto	"	Addition to Rule 42.	150, dated 9th January 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 21.
"	"	Ditto	"	A new Rule 50A.	4230, dated 27th June 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 544.
"	"	Ditto	"	A new Rule 50B.	1437, dated 20th February 1897.	<i>B. G. G.</i> , 1897, Pt. I, p. 351.

(1) See footnote (1) on page xii

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL:				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1) 214	New clauses for clauses 1 and 2 of Rule 55 and clause 2 of Rule 59.	5546, dated 8th July 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 567.
"	"	Ditto	"	New clauses (a) and (b) for paragraph 1 of the above clause 1 of Rule 55.	4032, dated 4th June 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 509.
"	"	Ditto	"	New Rules 59A and 59B, and new rules for Nos. 60 and 62.	7346, dated 20th October 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 905.
"	"	Ditto	"	A new rule for Rule 72.	3807, dated 2nd June 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 511.
"	"	Ditto	"	A new rule for Rule 77.	2882, dated 11th April 1883.	<i>B. G. G.</i> , 1883, Pt. I, p. 283.
"	"	Ditto	"	Placing the town of Bijapur in Class II for purposes of Rule 79.	1146, dated 6th February 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 173.
"	"	Ditto	"	Placing the towns of Dariapur, Kājipur and Rājpur-Hirpur in the Ahmedabad District in Class I for purposes of Rule 79.	9625, dated 30th November 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 1233.
"	"	Ditto	"	Alteration in Rule 89 and Appendix J.	2828, dated 10th April 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 457.
"	"	Ditto	"	Modifying Rule 98	2019, dated 17th April 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 301.
"	"	Ditto	"	Inserting a new Rule 98A	3928, dated 22nd May 1883.	<i>B. G. G.</i> , 1883, Pt. I, p. 372.
"	"	Ditto	"	Amendments in the above Rule 98A.	6195, dated 1st August 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 575.
"	"	Ditto	"		6129, dated 21st August 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 740.
"	"	Ditto	"		7915, dated 27th October 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 1016.
"	"	Ditto	"		2420, dated 27th March 1897.	<i>B. G. G.</i> , 1897, Pt. I, p. 602.

(1) See footnote (1) on page xii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1870	V	Land Revenue Code.	(1) 214	A new Rule 98B.	4774, dated 13th June 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 441.
"	"	Ditto	"	Modifying the above Rule 98B.	7915, dated 27th October 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 1016.
"	"	Ditto	"	Addition to Rule 102.	2421, dated 26th March 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 321.
"	"	Ditto	"	Amending clause 2 of Appendix C.	676, dated 27th January 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 81.
"	"	Ditto	(2) 214 Rule 66	Classifying certain villages, towns and cities for the purpose of levying fine under Section 65—		
				In the Southern Division.	Dated 27th June 1882.	<i>B. G. G.</i> , 1882, Pt. I, p. 504.
				In the Kaira District of the above Division.	Dated 19th June 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 591.
				In the Northern Division (except Surat and Broach).	Dated 25th August 1882.	<i>B. G. G.</i> , 1882, Pt. I, p. 661.
				Corrections in the above Notification.	Dated 19th October 1882.	<i>B. G. G.</i> , 1882, Pt. I, p. 551.
					Dated 4th November 1882.	<i>B. G. G.</i> , 1882, Pt. I, p. 975.
					Dated 30th September 1882.	<i>B. G. G.</i> , 1882, Pt. I, p. 800.
					Dated 22nd March 1883.	<i>B. G. G.</i> , 1883, Pt. I, p. 262.
					Dated 4th May 1883.	<i>B. G. G.</i> , 1883, Pt. I, p. 349.
				In the Surat District.	Dated 14th January 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 101.
					Dated 13th May 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 413.
					Dated 8th June 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 525.

(1) See footnote (1) on page xii.

(2) See footnote (2) on page lxxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1.	2.	3.	4.	5.	6.	7.
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1) 214 Rule 66	Classifying certain villages, towns and cities for the purpose of levying fine under Section 65— <i>contd.</i>		
				In the Broach District...	Dated 21st November 1882.	<i>B. G. G.</i> , 1882, Pt. I, p. 1038.
					Dated 31st August 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 1090.
				In the Panch Mahals District.	Dated 25th November 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 1124.
				In the Central Division (except Ahmednagar and Khândesh).	Dated 9th April 1883.	<i>B. G. G.</i> , 1883, Pt. I, p. 312.
				In the Ahmednagar and Khândesh Districts.	Dated 15th April 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 317.
				<i>Erratum</i> in the above Notification.	Dated 21st October 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 978.
				In the Poona District (village of Bhushi in Táluka Mával).	Dated 2nd July 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 576.
				In the Násik District (village of Sangameshwar in Malegaon Táluka).	Dated 21st February 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 188.
				Town of Yeola in Yeola Táluka and village of Manmád in Chándor Táluka.	Dated 10th October 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 1046.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1) 214 Rule 66	Classifying villages, towns and cities in the following Districts in the Province of Sind for the purpose of levying fine under Sections 65 and 66:—		
				Hyderabad ...	5017, dated 31st December 1886.	<i>B. G. G.</i> , 1887, Pt. I, p. 28.
				Karachi ...	Dated 2nd August 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 537.
					2549, dated 2nd July 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 508.
				Shikarpur ...	Dated 21st June 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 582.
					1686, dated 2nd May 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 561.
					1069, dated 23rd May 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 627.
				Thar and Parkar ...	3993, dated 7th October 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 960.
					4629, dated 10th December 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 1230.
				Upper Sind Frontier.	859, dated 9th March 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 272.
					329, dated 30th January 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 138.
					602, dated 5th March 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 285.

(1) See footnote (2) on page lxxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1) 214 Rule 63	Amount of fine leviable on lands within certain limits in the—		
					631, dated 24th January 1883.	<i>B. G. G.</i> , 1883, Pt. I, p. 85.
				Ahmedabad, Kaira, Broach, Surat and Thana Districts.	6201, dated 11th July 1883.	<i>B. G. G.</i> , 1883, Pt. I, p. 436.
					2745, dated 4th May 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 364.
					5460, dated 4th July 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 600.
				Ahmednagar, Khândesh and Sholapur Districts.	6360, dated 27th August 1883.	<i>B. G. G.</i> , 1883, Pt. I, p. 628.
				Dhârwar District	6583, dated 1st October 1888.	<i>B. G. G.</i> , 1888, Pt. II, p. 786.
					4290, dated 15th May 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 438.
				Hyderabad District	4318, dated 1st June 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 562.
					942, dated 4th February 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 100.
				Poona District	1582, dated 25th February 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 194.
					2400, dated 7th April 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 308.
					7799, dated 9th October 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 1003.

(1) See footnote (2) on page lxxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1) 214 Rule 68	Amount of fine leviable on lands within certain limits in the— <i>contd.</i>	2930, dated 11th May 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 382.
				Sátara District	6639, dated 4th October 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 801.
					8916, dated 25th November 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 1006.
				Shikárpur District	5352, dated 25th July 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 660.
					9830, dated 21st May 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 587.
"	"	Ditto	(1) 216	Applying Act I of 1865 to—		
				Dakor in the Kaira District.	(a) Dated 7th May 1867.	<i>B. G. G.</i> , 1867, Vol. I, p. 1589.
				Certain alienated villages in the Khándesh District.	(a) Dated 22nd April 1868.	<i>B. G. G.</i> , 1868, Pt. I, p. 329.
"	"	Ditto	"	Declaring Section 35 of Bombay Act I of 1865 to be in force in certain villages in the Thána District.	(a) Dated 5th October 1869.	<i>B. G. G.</i> , 1869, Pt. I, p. 1128.
"	"	Ditto	"	Declaring Section 47 of Bombay Act I of 1865 to be in force in the village of Dysar in the Thána District.	(a) Dated 5th October 1869.	<i>B. G. G.</i> , 1869, Pt. I, p. 1128.
"	"	Ditto	"	Extending certain sections of the Code to the villages belonging to Mr. Ardasir Hormasji Wadia in the Thána District.	5465, dated 15th October 1880.	<i>B. G. G.</i> , 1880, Pt. I, p. 897.

(1) See footnote (2) on page lxxxviii.

(a) These Notifications, issued under Bombay Act I of 1865, are kept in force by Bombay Act V of 1879, Section 2.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL..				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1) 216	Extending the provisions of Sections 106, 107 and 112 of the Code to certain villages in the Thana District.	7242, dated 18th October 1882.	B. G. G., 1882, Pt. I, p. 823.
"	"	Ditto	"	Extending the provisions of Chapters VIII and IX of the Code to certain villages in the following Districts:—		
				Ahmedabad ...	7610, dated 27th October 1886.	B. G. G., 1886, Pt. I, p. 931.
				Ahmednagar ...	8560, dated 6th December 1882.	B. G. G., 1882, Pt. I, p. 1047.
					386, dated 16th January 1883.	B. G. G., 1883, Pt. I, p. 60.
					3523, dated 8th May 1883.	B. G. G., 1883, Pt. I, p. 344.
					3654, dated 7th May 1884.	B. G. G., 1884, Pt. I, p. 350.
					9496, dated 2nd December 1884.	B. G. G., 1884, Pt. I, p. 1121.
					9819, dated 12th December 1884.	B. G. G., 1884, Pt. I, p. 1192.
					37, dated 5th January 1885.	B. G. G., 1885, Pt. I, p. 16.
					1654, dated 25th February 1885.	B. G. G., 1885, Pt. I, p. 260.
					3388, dated 25th April 1885.	B. G. G., 1885, Pt. I, p. 547.
					3829, dated 18th May 1885.	B. G. G., 1885, Pt. I, p. 602.

(1) See footnote (2) on page lxxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay--continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1)216	Extending the provisions of Chapters VIII and IX of the Code to certain villages in the following Districts:— <i>contd.</i> Ahmednagar— <i>contd.</i> <i>Erratum</i> in Notification No. 9085 of 1885.	9085, dated 11th November 1885. { 241, dated 13th January 1886. 6709, dated 3rd October 1887. 6735, dated 4th October 1887. 184, dated 10th January 1888. 354, dated 18th January 1888. 565, dated 25th January 1888. 3089, dated 16th May 1888. 3303, dated 23rd May 1888. 3464, dated 20th May 1888. 597, dated 23rd January 1889. 1586, dated 26th February 1889. 3449, dated 10th May 1889. 9994, dated 21st December 1892.	B. G. G., 1885, Pt. I, p. 1233. B. G. G., 1886, Pt. I, p. 47. B. G. G., 1887, Pt. I, p. 832. B. G. G., 1887, Pt. I, p. 837. B. G. G., 1888, Pt. I, p. 22. B. G. G., 1888, Pt. I, p. 39. B. G. G., 1888, Pt. I, p. 52. B. G. G., 1888, Pt. I, p. 428. B. G. G., 1888, Pt. I, p. 452. B. G. G., 1888, Pt. I, p. 467. B. G. G., 1889, Pt. I, p. 64. B. G. G., 1889, Pt. I, p. 170. B. G. G., 1889, Pt. I, p. 449. B. G. G., 1892, Pt. I, p. 1240.

(1) See footnote (2) on page lxxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
Year.	2 No.	3 Subject.	4 Section.	5 Subject.	6 No. and date of Notification.	7 Where published.
1879	V	Land Revenue Code.	(1) 21G	Extending the provisions of Chapters VIII and IX of the Code to certain villages in the following Districts :— <i>contd.</i>		
				Belgaum	380, dated 19th January 1882.	<i>B. G. G.</i> , 1882, Pt. I, p. 52.
					8732, dated 28th October 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 1248.
					8809, dated 15th December 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 1053.
					8810, dated 15th December 1886.	
					8941, dated 21st December 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 1069.
					6736, dated 4th October 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 837.
					7566, dated 7th November 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 895.
					314, dated 14th January 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 38.
					4440, dated 25th June 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 575.
					291, dated 11th January 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 24.
					6116, dated 23rd August 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 819.
					2847, dated 25th April 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 364.

(1) See footnote (2) on page lxxviii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	N	Land Revenue Code,	(1) 216	Extending the provisions of Chapters VIII and IX of the Code to certain villages in the following Districts— <i>contd.</i>		
				Bijapur	8834, dated 12th November 1895.	B. G. G., 1895, Pt. I, p. 1155.
				Dhárwār	6606, dated 14th September 1886.	B. G. G., 1886, Pt. I, p. 765.
				Kaira	3221, dated 22nd April 1885.	B. G. G., 1885, Pt. I, p. 523.
					4278, dated 20th June 1891.	B. G. G., 1891, Pt. I, p. 516.
				Khándesh	386, dated 16th January 1883.	B. G. G., 1883, Pt. I, p. 60.
					216, dated 13th January 1886.	B. G. G., 1886, Pt. I, p. 31.
					2014, dated 30th March 1887.	B. G. G., 1887, Pt. I, p. 273.
					2015 } dated and } ed 2015A, } 30th March 1887.	B. G. G., 1887, Pt. I, p. 273.
					3688, dated 6th June 1888.	B. G. G., 1888, Pt. I, p. 483.
					5128, dated 10th August 1888.	B. G. G., 1888, Pt. I, p. 669.
					6540, dated 28th September 1888.	B. G. G., 1888, Pt. I, p. 786.
					377, dated 16th January 1889.	B. G. G., 1889, Pt. I, p. 35.

(1) See footnote (2) on page lxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1)216	Extending the provisions of Chapters VIII and IX of the Code to certain villages in the following Districts :— <i>contd.</i> Khandesh— <i>contd.</i>	8173, dated 30th April 1889. 2176, dated 30th April 1889. 7322, dated 30th September 1889. 8766, dated 19th November 1889. 8956, dated 26th November 1889. 1725, dated 6th March 1890. 2142, dated 24th March 1890. 3139, dated 6th May 1890. 3869, dated 4th June 1890. 4216, dated 16th June 1890. 5890, dated 20th August 1890. 6565, dated 16th September 1890. 8236, dated 17th May 1891.	<i>B. G. G.</i> , 1889, Pt. I, p. 415. <i>B. G. G.</i> , 1889, Pt. I, p. 837. <i>B. G. G.</i> , 1889, Pt. I, p. 952. <i>B. G. G.</i> , 1889, Pt. I, p. 1007. <i>B. G. G.</i> , 1890, Pt. I, p. 173. <i>B. G. G.</i> , 1890, Pt. I, p. 260. <i>B. G. G.</i> , 1890, Pt. I, p. 380. <i>B. G. G.</i> , 1890, Pt. I, p. 516. <i>B. G. G.</i> , 1890, Pt. I, p. 552. <i>B. G. G.</i> , 1890, Pt. I, p. 867. <i>B. G. G.</i> , 1890, Pt. I, p. 943. <i>B. G. G.</i> , 1891, Pt. I, p. 396.

(1) See footnote (2) on page lxxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1870	V	Land Revenue Code.	(1) 216	Extending the provisions of Chapters VIII and IX of the Code to certain villages in the following Districts— <i>contd.</i>		
					5360, dated 1st July 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 826.
				Kolaba	1655, dated 10th March 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 246.
					5254, dated 3rd August 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 658.
					6642, dated 26th September 1882.	<i>B. G. G.</i> , 1882, Pt. I, p. 753.
					6702, dated 27th September 1882.	<i>B. G. G.</i> , 1882, Pt. I, p. 754.
					4286, dated 6th June 1883.	<i>B. G. G.</i> , 1883, Pt. I, p. 399.
				Nasik... ..	4893, dated 27th July 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 651.
					3174, dated 30th April 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 415.
					8404, dated 26th October 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 1057.
					5381, dated 26th July 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 663.
					5539, dated 23rd July 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 818.
				Poona	6702A, dated 27th September 1882.	<i>B. G. G.</i> , 1882, Pt. I, p. 754.
					9819, dated 12th December 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 1192.
				Errata in Notification No. 9819 of 1884.	824, dated 28th January 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 126.

(1) See footnote (2) on page lxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1)216	Extending the provisions of Chapters VIII and IX of the Code to certain villages in the following Districts:— <i>contd.</i> Poona— <i>contd.</i>	10115, dated 24th December 1884. 10192, dated 29th December 1884. 37, dated 5th January 1885. 297, dated 13th January 1885. 1253, dated 11th February 1885. 2550, dated 25th March 1885. 3389, dated 25th April 1885. 3641, dated 6th May 1885. <i>Erratum in Notification No. 3641 of 1885.</i> 4470, dated 3rd June 1885. 7109 and 7110, dated 2nd September 1885. 9085, dated 11th November 1885. <i>Erratum in Notification No. 9085 of 1885.</i>	<i>B. G. G.</i> , 1884, Pt. I, p. 1221. <i>B. G. G.</i> , 1885, Pt. I, p. 2. <i>B. G. G.</i> , 1885, Pt. I, p. 16. <i>B. G. G.</i> , 1885, Pt. I, p. 73. <i>B. G. G.</i> , 1885, Pt. I, p. 174. <i>B. G. G.</i> , 1885, Pt. I, p. 429. <i>B. G. G.</i> , 1885, Pt. I, p. 547. <i>B. G. G.</i> , 1885, Pt. I, p. 566. <i>B. G. G.</i> , 1885, Pt. I, p. 698. <i>B. G. G.</i> , 1885, Pt. I, p. 1084. <i>B. G. G.</i> , 1885, Pt. I, p. 1283. <i>B. G. G.</i> , 1886, Pt. I, p. 47.

1) See footnote (2) on page lxxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1) 216	Extending the provisions of Chapters VIII and IX of the Code to certain villages in the following Districts:— <i>contd.</i> Poona— <i>contd.</i>	670, dated 27th January 1886. 8474, dated 1st December 1886. 2016, dated 30th March 1887. 2220 and 2221, dated 13th April 1887. 3087, dated 18th May 1887. 4169, dated 6th July 1887. 5249, dated 10th August 1887. 6003, dated 6th September 1887. 353, dated 18th January 1888. 3293, dated 22nd May 1888. 3422, dated 28th May 1888. 3465, dated 29th May 1888.	B. G. G., 1886, Pt. I, p. 80. B. G. G., 1886, Pt. I, p. 1017. B. G. G., 1887, Pt. I, p. 273. B. G. G., 1887, Pt. I, p. 95. B. G. G., 1887, Pt. I, p. 407. B. G. G., 1887, Pt. I, p. 570. B. G. G., 1887, Pt. I, p. 689. B. G. G., 1887, Pt. I, p. 784. B. G. G., 1888, Pt. I, p. 39. B. G. G., 1888, Pt. I, p. 452. B. G. G., 1888, Pt. I, p. 466. B. G. G., 1888, Pt. I, p. 467.

(1) See footnote (2) on page lxxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1) 216	Extending the provisions of Chapters VIII and IX of the Code to certain villages in the following Districts :— <i>contd.</i> Poona— <i>concl'd.</i>	3661, dated 5th June 1888. 3663, dated 5th June 1888. 5542, dated 16th August 1888. 6018, dated 6th September 1888. 722, dated 28th January 1890. 3843, dated 3rd June 1890. 1295, dated 18th February 1891. 6925, dated 26th September 1893. 8728, dated 28th November 1893. 3085, dated 14th April 1896. Ratnágiri 6116, dated 30th July 1884. 5315, dated 30th June 1885. 5682, dated 15th July 1885.	<i>B. G. G.</i> , 1888, Pt. I, p. 482. <i>B. G. G.</i> , 1888, Pt. I, p. 706. <i>B. G. G.</i> , 1888, Pt. I, p. 753. <i>B. G. G.</i> , 1890, Pt. I, p. 59. <i>B. G. G.</i> , 1890, Pt. I, p. 515. <i>B. G. G.</i> , 1891, Pt. I, p. 156. <i>B. G. G.</i> , 1893, Pt. I, p. 920. <i>B. G. G.</i> , 1893, Pt. I, p. 1113. <i>B. G. G.</i> , 1896, Pt. I, p. 363. <i>B. G. G.</i> , 1884, Pt. I, p. 548. <i>B. G. G.</i> , 1885, Pt. I, p. 821. <i>B. G. G.</i> , 1885, Pt. I, p. 893.

(1) See footnote (2) on page lxxxiii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1) 216	Extending the provisions of Chapters VIII and IX of the Code to certain villages in the following Districts :— <i>contd.</i> Ratnágiri— <i>contd.</i> Satára.	6302, dated 5th August 1885. 8768, dated 19th November 1889. 8731, dated 28th October 1885. 6356, dated 7th September 1886. 7608, dated 27th October 1886. 1450, dated 8th March 1887. 3948, dated 29th June 1887. 4894, dated 27th July 1887. 5590, dated 23rd August 1887. 4776, dated 18th July 1888. 5878, dated 31st August 1888. 1799, dated 6th March 1889.	B. G. G., 1885, Pt. I, p. 965. B. G. G., 1889, Pt. I, p. 962. B. G. G., 1885, Pt. I, p. 1246. B. G. G., 1886, Pt. I, p. 750. B. G. G., 1886, Pt. I, p. 930. B. G. G., 1887, Pt. I, p. 220. B. G. G., 1887, Pt. I, p. 510. B. G. G., 1887, Pt. I, p. 651. B. G. G., 1887, Pt. I, p. 736. B. G. G., 1888, Pt. I, p. 602. B. G. G., 1888, Pt. I, p. 745. B. G. G., 1889, Pt. I, p. 187.

(1) See footnote (2) on page lxxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1) 216	Extending the provisions of Chapters VIII and IX of the Code to certain villages in the following Districts :— <i>contd.</i> Sātāra— <i>contd.</i>	3722, dated 21st May 1889. 5298, dated 24th July 1889. 6293, dated 27th August 1889. 6347, dated 28th August 1889. 6510, dated 4th September 1889. 7161, dated 24th September 1889. 7192, dated 24th September 1889. 9481, dated 17th December 1889. 1724, dated 5th March 1890. 3844, dated 3rd June 1890. 4393, dated 23rd June 1890. 4591, dated 1st July 1890. 4761, dated 9th July 1890.	B. G. G., 1889, Pt. I, p. 481. B. G. G., 1889, Pt. I, p. 626. B. G. G., 1889, Pt. I, p. 740. B. G. G., 1889, Pt. I, p. 742. B. G. G., 1889, Pt. I, p. 757. B. G. G., 1889, Pt. I, p. 822. B. G. G., 1889, Pt. I, p. 1069. B. G. G., 1890, Pt. I, p. 173. B. G. G., 1890, Pt. I, p. 515. B. G. G., 1890, Pt. I, p. 574. B. G. G., 1890, Pt. I, p. 602. B. G. G., 1890, Pt. I, p. 641.

(1) See footnote (2) on page lxxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1) 216	Extending the provisions of Chapters VIII and IX of the Code to certain villages in the following Districts:— <i>contd.</i> Sátara— <i>contd.</i>	5845, dated 19th August 1890. 6211, dated 2nd September 1890. 6232, dated 2nd September 1890. 7655, dated 28th October 1890. 8553, dated 1st December 1890. 9268, dated 31st December 1890. 633, dated 26th January 1891. 925, dated 4th February 1891. 3235, dated 11th May 1891. 4118, dated 17th June 1891. 6385, dated 9th August 1892. 6806, dated 24th August 1892.	B. G. G., 1890, Pt. I, p. 867. B. G. G., 1890, Pt. I, p. 894. B. G. G., 1890, Pt. I, p. 895. B. G. G., 1890, Pt. I, p. 1079. B. G. G., 1890, Pt. I, p. 1203. B. G. G., 1891, Pt. I, p. 10. B. G. G., 1891, Pt. I, p. 83. B. G. G., 1891, Pt. I, p. 99. B. G. G., 1891, Pt. I, p. 396. B. G. G., 1891, Pt. I, p. 504. B. G. G., 1892, Pt. I, p. 802. B. G. G., 1892, Pt. I, p. 850.

(1) See footnote (2) on page lxxviii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1) 216	Extending the provisions of Chapters VIII and IX of the Code to certain villages in the following Districts:— <i>concl'd.</i> Sátára— <i>concl'd.</i>	7874, dated 5th October 1892. 7876, dated 5th October 1892. 9561, dated 6th December 1892. 627, dated 23rd January 1893. 3887, dated 29th May 1893. 6386, dated 4th September 1893. 587, dated 23rd January 1894. 965, dated 6th February 1894. 2846, dated 26th April 1894. 6145, dated 14th August 1895. 1107, dated 5th February 1896. 5486, dated 14th July 1896.	<i>B. G. G.</i> , 1892, Pt. I, p. 1011. <i>B. G. G.</i> , 1892, Pt. I, p. 1199. <i>B. G. G.</i> , 1893, Pt. I, p. 53. <i>B. G. G.</i> , 1893, Pt. I, p. 454. <i>B. G. G.</i> , 1893, Pt. I, p. 857. <i>B. G. G.</i> , 1894, Pt. I, p. 60. <i>B. G. G.</i> , 1894, Pt. I, p. 90. <i>B. G. G.</i> , 1894, Pt. I, p. 354. <i>B. G. G.</i> , 1895, Pt. I, p. 883. <i>B. G. G.</i> , 1896, Pt. I, p. 93. <i>B. G. G.</i> , 1896, Pt. I, p. 689.

(1) See footnote (2) on page lxxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	V	Land Revenue Code.	(1) 216	Extending the provisions of Chapters VIII and IX of the Code to certain villages in the following Districts:— <i>conold.</i>	366 ^a , dated 5th June 1888.	B. G. G., 1888, Pt. 1, p. 482.
				Sholapur. ...	478, dated 20th January 1890.	B. G. G., 1890, Pt. 1, p. 48.
					6248, dated 3rd September 1890.	B. G. G., 1890, Pt. 1, p. 895.
					6972, dated 27th September 1893.	B. G. G., 1893, Pt. 1, p. 922.
				Surat ...	4166, dated 26th June 1888.	B. G. G., 1888, Pt. 1, p. 641.
					6930, dated 31st August 1892.	B. G. G., 1892, Pt. 1, p. 871.
					4928, dated 17th June 1885.	B. G. G., 1885, Pt. 1, p. 763.
					4137, dated 9th June 1886.	B. G. G., 1886, Pt. 1, p. 489.
				Thana ...	3348, dated 9th May 1893.	B. G. G., 1893, Pt. 1, p. 417.
					5049, dated 12th June 1894.	B. G. G., 1894, Pt. 1, p. 585.
"	(2) VI as amended by Bombay Act VI of 1883.	Bombay Port Trust.	29	Date on which the properties, described in Schedule A of the Act, shall become vested in the Trustees of the Port of Bombay.	78, dated 8th October 1885.	B. G. G., 1885, Pt. 1, p. 1212.

(1) See footnote (2) on page lxxxviii.

(2) See footnote (1) on page xxxvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	VI as amended by Bombay Act VI of 1883.	Bombay Port Trust.	43	Scale of rates for the wharfage, landing and storage of gunpowder at the Trustees' Magazine at Siwri.	26, dated 14th June 1880.	B. G. G., 1880, Pt. I, p. 558.
"	"	Ditto	"	Addition to the above scale ...	34, dated 2nd October 1882.	B. G. G., 1882, Pt. I, p. 790.
"	"	Ditto	"	Scale of charges for "Warrant and Unwarrant" goods deposited in the Port Trust Warehouses.	7, dated 30th January 1885.	B. G. G., 1885, Pt. I, p. 142.
"	"	Ditto	"	Adding an Item No. 11 a to the above scale.	48, dated 23rd May 1885.	B. G. G., 1885, Pt. I, p. 660.
"	"	Ditto	"	Alterations therein ...	36, dated 4th June 1887.	B. G. G., 1887, Pt. I, p. 466.
"	"	Ditto	"	Rates chargeable at the Prince's Dock sanctioned for the Victoria Dock.	7, dated 30th January 1888.	B. G. G., 1888, Pt. I, p. 76.
"	"	Ditto	"	Table of wharfage fees to be charged at the Port Trust Bandars.	24, dated 28th March 1888.	B. G. G., 1888, Pt. I, p. 296.
"	"	Ditto	"	Alteration in the Tonnage-fees and Basins-rents chargeable under the above table.	76, dated 31st October 1888.	B. G. G., 1888, Pt. I, p. 923.
"	"	Ditto	"	Additions to, and alterations in, certain items in the above table.	89, dated 28th November 1888.	B. G. G., 1888, Pt. I, p. 1006.
"	"	Ditto	"		8, dated 16th January 1889.	B. G. G., 1889, Pt. I, p. 38.
"	"	Ditto	"		99, dated 28th October 1889.	B. G. G., 1889, Pt. I, p. 899.
"	"	Ditto	"		102, dated 6th November 1889.	B. G. G., 1889, Pt. I, p. 923.

(1) See footnote (1) on page xxxvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	1) VI an amend- ed by Bombay Act VI of 1883.	Bombay Port Trust.	43	Additions to, and alterations in, certain items in the above table— <i>continued</i> .	127, dated 18th Decem- ber 1891.	<i>B. G. G.</i> , 1891, Pt. 1, p. 1035.
					35, dated 20th April 1892.	<i>B. G. G.</i> , 1892, Pt. 1, p. 348.
					16, dated 20th Febru- ary 1894.	<i>B. G. G.</i> , 1894, Pt. 1, p. 150.
				<i>Erratum in the above Noti- fication.</i>	Dated 22nd February 1894.	<i>B. G. G.</i> , 1894, Pt. 1, p. 175.
					8, dated 16th January 1895.	<i>B. G. G.</i> , 1895, Pt. 1, p. 54.
					24, dated 6th April 1895.	<i>B. G. G.</i> , 1895, Pt. 1, p. 431.
					25, dated 19th Febru- ary 1896.	<i>B. G. G.</i> , 1896, Pt. 1, p. 181.
					110, dated 7th Octo- ber 1896.	<i>B. G. G.</i> , 1896, Pt. 1, p. 1031.
					130, dated 25th Nov- ember 1896.	<i>B. G. G.</i> , 1896, Pt. 1, p. 1187.
					137, dated 11th Decem- ber 1896.	<i>B. G. G.</i> , 1896, Pt. 1, p. 1303.
					13, dated 11th Janu- ary 1897.	<i>B. G. G.</i> , 1897, Pt. 1, p. 39.
"	"	Ditto	"	Adding Articles 1A, 2B, 3C, 4D and 27A to the above table.	89, dated 1st October 1895.	<i>B. G. G.</i> , 1895, Pt. 1, p. 989.
"	"	Ditto	"	Addition to the scale of siding charges, Article 32, of the above table.	55, dated 31st May 1892.	<i>B. G. G.</i> , 1892, Pt. 1, p. 431.

(1) See footnote (1) on page xxxvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	(1) VI as amended by Bombay Act VI of 1883.	Bombay Port Trust.	43	Addition of Article 34 in the list of miscellaneous charges appended to the above table.	75, dated 30th September 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 939.
"	"	Ditto	"	Scale of rates to be charged at Docks.	80, dated 20th October 1890. 32, dated 25th March 1891. 99, dated 31st August 1891. 35, dated 20th April 1892. 9, dated 20th January 1894. 101, dated 12th December 1894.	<i>B. G. G.</i> , 1890, Pt. I, p. 1030. <i>B. G. G.</i> , 1891, Pt. I, p. 280. <i>B. G. G.</i> , 1891, Pt. I, p. 720. <i>B. G. G.</i> , 1892, Pt. I, p. 348. <i>B. G. G.</i> , 1894, Pt. I, p. 62. <i>B. G. G.</i> , 1894, Pt. I, p. 1233.
"	"	Ditto	"	Additions to, and alterations in, certain items in the above scale.	1 and 2, dated 9th January 1895. 24, dated 6th April 1895. 69, dated 24th July 1895. 25, dated 19th February 1896. 74, dated 1st July 1896. 102, dated 19th September 1896.	<i>B. G. G.</i> , 1895, Pt. I, p. 37. <i>B. G. G.</i> , 1895, Pt. I, p. 431. <i>B. G. G.</i> , 1895, Pt. I, p. 819. <i>B. G. G.</i> , 1896, Pt. I, p. 181. <i>B. G. G.</i> , 1896, Pt. I, p. 657. <i>B. G. G.</i> , 1896, Pt. I, p. 993.

(1) See footnote (1) on page cxvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	(1) VI as amended by Bombay Act VI of 1883.	Bombay Port Trust.	43	Additions to, and alterations in, certain items in the above scale— <i>continued</i> .	130, dated 25th November 1896. 13, dated 11th January 1897.	<i>B. G. G.</i> , 1896, Pt. I, p. 1187. <i>B. G. G.</i> , 1897, Pt. I, p. 39.
"	"	Ditto	"	A new rule for Rule 11 <i>B</i> of the rules appended to the above scale.	103, dated 19th November 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 1146.
"	"	Ditto	"	Adding a new Rule 12 <i>H</i> .	4, dated 24th January 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 51.
"	"	Ditto	"	Alteration in Rule 18 ...	84, dated 27th October 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1072.
"	"	Ditto	"	Do. in Rules 21 and 29...	14, dated 10th February 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 109.
"	"	Ditto	"	A new Rule for Rule 23 ...	38, dated 20th March 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 298.
"	"	Ditto	"	Do. Rule 30...	90, dated 1st December 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1209.
"	"	Ditto	72 & 74	Pilotage Bye-laws. ...	57, dated 23rd July 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 745.
"	"	Ditto	"	Alterations in Bye-laws Nos. 7 and 34 of the above bye-laws.	103, dated 14th December 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 1264.
"	"	Ditto	"	A new Bye-law for No. 30 ...	93, dated 7th August 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 691.
"	"	Ditto	"	Bye-laws for pilots of Coasting Steamers.	72, dated 1st July 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 649.
"	"	Ditto	"	A new Bye-law for No. 3 of the above bye-laws.	84, dated 25th September 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 978.

(1) See footnote (1) on page xxxvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	(1) VI as amended by Bombay Act VI of 1883.	Bombay Port Trust.	73 & 74	Bye-laws for the safe and convenient use of the Magazine at Siwri for the storage of gunpowder and other explosives.	29, dated 13th July 1880.	<i>B. G. G.</i> , 1880, Pt. I, p. 641.
"	"	Ditto	"	Adding a new Bye-law No. 35 (a) to the above bye-laws.	1, dated 8th January 1887.	<i>B. G. G.</i> , 1887, Pt. I, p. 21.
"	"	Ditto	"	Bye-laws regarding claims for refund of wharfage fees, &c.	9, dated 23rd February 1881.	<i>B. G. G.</i> , 1881, Pt. I, p. 104.
"	"	Ditto	"	Alteration in the above Bye-laws.	25, dated 25th May 1881.	<i>B. G. G.</i> , 1881, Pt. I, p. 275.
"	"	Ditto	"	Bye-law prohibiting smoking, &c., on any Port Trust Wharf, Bandar or Property.	69, dated 14th December 1883.	<i>B. G. G.</i> , 1883, Pt. I, p. 991.
"	"	Ditto	"	Bye-laws for the embarking and disembarking of passengers carried in ferry steamers and other vessels.	68, dated 9th December 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 1138.
"	"	Ditto	"	Bye-laws with regard to warehousing of goods in Port Trust Warehouses, granting warrants for goods and other cognate matters.	19, dated 20th February 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 246.
"	"	Ditto	"	Alteration in No. 2 of the above Bye-laws.	10, dated 10th February 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 134.
"	"	Ditto	"	Bye-law prohibiting traffic over certain level crossings of railway lines.	20, dated 20th February 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 250.
"	"	Ditto	"	Bye-law prohibiting persons from creating a nuisance into any basin.	24, dated 6th March 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 326.
"	"	Ditto	"	Bye-law empowering the Traffic Manager to prohibit the deposit of coal, coke, &c., on any of the wharf roads.	81, dated 13th October 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 892.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	(1) VI as amended by Bombay Act VI of 1883.	Bombay Port Trust.	73 & 74	Bye-law No. 20A of Bye-laws for the management of Docks.	18, dated 9th March 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 253.
"	"	Ditto	"	Revised Bye-laws for the regulation and management of Docks.	26, dated 16th April 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 346.
"	"	Ditto	"	Adding a new Bye-law No. 21A to the above bye-laws.	42, dated 2nd June 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 5.
"	"	Ditto	"	A new Bye-law for No. 27.	54, dated 20th May 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 447.
"	"	Ditto	"	A new Bye-law No. 30A.	55, dated 14th August 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 669.
"	"	Ditto	"	Do. No. 33A.	54, dated 30th July 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 636.
"	"	Ditto	"	Modifying Bye-law No. 34.	84, dated 19th November 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 988.
"	"	Ditto	"	New Bye-laws Nos. 34A and 34B.	60, dated 5th July 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 606.
"	"	Ditto	"		49, dated 13th July 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 605.
"	"	Ditto	"	Alteration in, and addition to, Bye-law No. 44.	86, dated 19th November 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 988.
"	"	Ditto	"		73, dated 29th June 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 657.

(1) See footnote (1) on page xxxvii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	CVI as amended by Bombay Act VI of 1883.	Bombay Port Trust.	73 & 74	Addition to Bye-law No. 46...	70, dated 6th June 1889. 104, dated 18th November 1889. 73, dated 29th June 1896.	<i>B. G. G.</i> , 1889, Pt. I, p. 530. <i>B. G. G.</i> , 1889, Pt. I, p. 963. <i>B. G. G.</i> , 1896, Pt. I, p. 657.
"	"	Ditto	"	A new Bye-law No. 52 A. ...	73, dated 1st July 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 560.
"	"	Ditto	"	Addition to Bye-law No. 53. ...	82, dated 25th September 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 977.
"	"	Ditto	"	Alterations in the note to Bye-laws Nos. 53 and 55 and in Bye-law No. 57.	84, dated 24th July 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 633.
"	"	Ditto	"	A new Bye-law No. 53 A. ...	41, dated 2nd June 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 516.
"	"	Ditto	"	Addition to the above Bye-law No. 53 A.	50, dated 18th May 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 412.
"	"	Ditto	"	Striking out the word 'Princes' from Bye-law No. 54.	69, dated 5th July 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 606.
"	"	Ditto	"	Alteration in Bye-law No. 84.	69, dated 5th July 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 606.
"	"	Ditto	"	Cancelling certain lines in Bye-law No. 85.	2, dated 6th January 1897.	<i>B. G. G.</i> , 1897, Pt. I, p. 13.
"	"	Ditto	"	Erratum in Bye-law No. 87.	Dated 1st May 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 381.

(1) See footnote (1) on page xxxvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	(1) VI as amended by Bombay Act VI of 1883.	Bombay Port Trust.	73 & 4	Bye-laws for the management of the Mercantile Dry Dock (to be inserted between Nos. 114 A and 115 of the above Bye-laws).	108, dated 23rd October 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 834.
"	"	Ditto	"	Cancelling Bye-law No. 114 A.	47, dated 9th June 1897.	<i>B. G. G.</i> , 1897, Pt. I, p. 979.
"	"	Ditto	"	Addition to Bye-law No. 128.	69, dated 5th July 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 606.
"	"	Ditto	"	Alterations in Appendix A of the above Bye-laws.	118, dated 23rd December 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 1080.
"	"	Ditto	"	Adding a new Bye-law.	101, dated 25th December 1888.	<i>B. G. G.</i> , 1889, Pt. I, p. 3.
"	"	Ditto	"	Ditto	59, dated 10th May 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 455.
"	"	Ditto	"	Bye-laws regarding the landing of goods brought by vessels sailing under a general pass granted by the Collector of Customs.	76, dated 2nd October 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1002.
"	"	Ditto	"	Bye-law regarding the landing place at the Apollo Pier.	58, dated 5th June 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 469.
"	"	Ditto	"	Bye-law regarding the removal from wharf or property of Port Trust of cargo or damaged goods likely to prove injurious to health.	33, dated 16th March 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 287.
"	"	Ditto	"	Bye-laws for the regulation of Railway lines working through and in the neighbourhood of the Port Trust Docks and sidings.	126, dated 16th November 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 1163.
"	VII	Irrigation.	4	Investing certain officers with powers under some of the Sections of the Act.	10, dated 11th May 1881.	546.

(1) See footnote (1) on page xxxvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	VII	Irrigation.	4	Modifying the above Notification.	74, dated 4th October 1887.	546
"	"	Ditto	"	Appointing <i>ex-officio</i> Canal Officers and investing them with powers of Canal Officers.	73, dated 4th October 1887.	547
"	"	Ditto	4(b)	Investing the Assistant and Deputy Collectors in Sind with power to decide questions arising under Sections 45 and 46 of the Act.	4, dated 10th March 1893.	547
"	"	Ditto	5	Declaring that the water of the Khari River and of its branches shall be used for the purposes of the existing canals known as the Naika Branch and the Naika Channel Extension.	9, dated 18th August 1896.	547
"	"	Ditto	12	Prohibiting the construction of bunds or other works within certain limits of the Pinjari in the Sujawal Taluka of the Karachi Collectorate.	20, dated 27th August 1881.	547
"	"	Ditto	70	Rules for regulating the supply of water to the Military Cantonment and Civil Station of Poona.	17, dated 2nd December 1879.	548
"	"	Ditto	"	Addition to Rule 9 of the above rules.	7, dated 2nd September 1891.	550
"	"	Ditto	"	Rules for the administration of Canals in the Bombay Presidency.	1, dated 8th January 1881.	550
"	"	Ditto	"	Certain amendments in the above rules.	75, dated 4th October 1887.	570
"	"	Ditto	"	Addition to paragraph 1 of Rule 1.	3, dated 20th February 1895.	570
"	"	Ditto	"	New Rule 3 A and Appendix No. 1 A and addition to Rule 28 of the above rules.	16, dated 25th October 1892.	570

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1879	VII	Irrigation.	70	Alteration in Rule 4	13, dated 10th October 1883.	572
"	"	Ditto	"	New rules for Rules 19, 20 and 40.	14, dated 27th September 1892.	572
"	"	Ditto	"	A new Rule 35 A.	17, dated 25th October 1892.	573
"	"	Ditto	"	Rules for the preparation of lists of persons bound to assist in the execution of work on the occasion of an emergency.	14, dated 27th October 1883.	574
1880	I	Khoti Settlement.	40	Rules under clauses (a), (b), (c) and (f) of the Section.	1639, dated 11th March 1882.	575
"	"	Ditto	"	Rules in substitution of Rules I, III, IV, V, VI, VIII and X of the above rules under clause (a).	6720, dated 22nd September 1886.	596
"	"	Ditto	"	Rule in substitution of Rule V of the above rules under clause (c).	6972, dated 12th October 1887, para. 1.	596
"	"	Ditto	40 (d)	Rules	6794, dated 11th September 1889.	597
"	"	Ditto	...	Appointing the Collector of Ratnágiri to be <i>ex-officio</i> Khoti Settlement Officer.	4719, dated 7th July 1890.	598
"	"	Ditto	...	Appointing the Assistant Collector in charge of the Chip-lun, Khed and Dapoli Talukas of the Ratnágiri District to be <i>ex-officio</i> Assistant Khoti Settlement Officer.	10409, dated 18th December 1894.	598
1881	(1) IV as amended by Bombay Act II of 1888.	Sind Village Officers.	8	Rules	4676, dated 27th November 1896.	S. O. G., 1896, Pt. I, p. 587.

(1) See footnote (1) on page xii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1883	I	Bombay Highway.	2	Applying the Act to certain local areas in Poona, Kirkee, Ahmedabad, Belgaum, Madgaum and Karwar.	20, dated 24th April 1883.	598
"	"	Ditto	"	Applying the Act to certain villages in the vicinity of Poona and Kirkee.	37, dated 1st October 1883.	599
"	"	Ditto	"	Alteration in the list of villages in the above Notification.	5, dated 19th January 1884.	599
"	"	Ditto	"	Excluding certain villages and lands in the Haveli Taluka of the Poona District from the local area amenable to the assessment under the Act.	85, dated 16th October 1895.	599
"	"	Ditto	"	Applying the Act to certain local areas in Ahmedabad.	51, dated 21st December 1883.	600
"	"	Ditto	3	Levy of tax on vehicles, &c., from persons owning or having charge of the same and residing within certain local areas in—		
				Poona and Kirkee	50, dated 19th December 1883.	600
				Ahmedabad	52, dated 21st December 1883.	601
"	"	Ditto	"	Excluding the Cantonment of Ahmedabad from the local areas specified in Notifications Nos. 51 and 52 of 1883.	61, dated 10th November 1885.	601
"	"	Ditto	4	Rules for the assessment and recovery of tax.	2, dated 4th January 1884.	601
"	"	Ditto	"	Adding a new Rule 3A to the above rules.	32, dated 13th June 1884.	606
"	"	Ditto	"	Do. Rule 16	65, dated 10th September 1887.	607

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1883	I	Bombay Highway.	8	Exempting persons owning or having charge of carriages licensed to be used as stage carriages from the tax imposed under Section 2.	26, dated 21st May 1884.	607
"	"	Ditto		Exempting persons owning or having charge of carts used in the employ of the Poona Cantonment Committee for removal of nightsoil, &c., from the same tax.	36, dated 4th August 1884.	607
"	II	Karachi Tramways.	4	Construction of a new line of tramway, <i>vid</i> Napier and Lawrence Roads to the Municipal Gardens, Karachi.	1344, dated 23rd July 1889.	607
"	"	Ditto	"	<i>Erratum</i> in the above Notification.	1672, dated 26th September 1889.	610
"	"	Ditto	10, 23 & 24	Karachi Tramways bye-laws and scale of fares for passengers.	2041, dated 2nd December 1885.	611
"	"	Ditto	"	Adding new bye-laws Nos. 14, 15 and 16 to the above bye-laws.	1016, dated 17th July 1886.	615
"	V	Public Authorities' Seals.	3	Prescribing the seals to be used in the Courts of Magistrates.	(a) Dated 9th July 1873, para. 2.	615
"	"	Ditto	"	Do. by certain Judicial officers.	8814, dated 16th December 1884.	616
"	"	Ditto	"	Do. by Benchers of Magistrates.	2270, dated 8th April 1886.	616
"	"	Ditto	"	Do. by the Special Judge appointed under the Dekkhan Agriculturists' Relief Act, 1879.	1506, dated 25th February 1897.	616

a; This Notification, issued under Bombay Act II of 1870, is kept in force by Bombay Act V of 1883, Section 2.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	I	Local Boards.	(1) 4, 6, 7 & 69	Orders regarding the establishment of Local-Boards in the following Districts in the Bombay Presidency (except Sind):—		
					8240, dated 20th October 1884.	<i>B. G. G.</i> , 1881, Pt. 1, p. 833.
					10104, dated 23rd December 1884.	<i>B. G. G.</i> , 1884, Pt. 1, p. 1220.
				Ahmedabad ...	1170, dated 20th February 1888.	<i>B. G. G.</i> , 1888, Pt. 1A, p. 14.
					4433, dated 30th June 1891.	<i>B. G. G.</i> , 1891, Pt. 1A, p. 66.
					8122, dated 15th October 1884.	<i>B. G. G.</i> , 1884, Pt. 1, p. 914.
					495, dated 23rd January 1888.	<i>B. G. G.</i> , 1888, Pt. 1A, p. 5.
					2214, dated 11th April 1888.	<i>B. G. G.</i> , 1888, Pt. 1A, p. 37.
				Ahmednagar ...	6696, dated 29th September 1891.	<i>B. G. G.</i> , 1891, Pt. 1A, p. 108.
					7341, dated 24th October 1891.	<i>B. G. G.</i> , 1891, Pt. 1A, p. 128.
					7396, dated 27th October 1891.	<i>B. G. G.</i> , 1891, Pt. 1A, p. 128.
					4413, dated 26th November 1894.	<i>B. G. G.</i> , 1894, Pt. 1A, p. 110.

(1) Rules and Orders under these Sections are not printed in this Volume, as they are of too little general importance for publication. They are however, noted in the List for convenience.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	1	Local Boards.	(1) 4, 6, 7 & 69	Orders regarding the establishment of Local Boards in the following Districts in the Bombay Presidency (except Sind):— <i>contd.</i>		
					4413A, dated 26th November 1894.	B. G. G., 1894, Pt. 1A, p. 110.
					4414, dated 26th November 1894.	B. G. G., 1894, Pt. 1A, p. 111.
				Ahmednagar— <i>contd.</i> ...	4462, dated 28th November 1894.	B. G. G., 1894, Pt. 1A, p. 111.
					SS3, dated 4th March 1895.	B. G. G., 1895, Pt. 1A, p. 18.
					7726, dated 29th September 1884.	B. G. G., 1884, Pt. 1, p. 810.
				Belgaum	605, dated 21st January 1885.	B. G. G., 1885, Pt. 1, p. 95.
					1834, dated 18th May 1894.	B. G. G., 1894, Pt. 1A, p. 44.
					8399, dated 25th October 1881.	B. G. G., 1884, Pt. 1, p. 904.
				Bijapur (formerly Kailadgi).	2594, dated 21st April 1888.	B. G. G., 1888, Pt. 1A, p. 46.
					1136, dated 19th March 1895.	B. G. G., 1895, Pt. 1A, p. 31.
				Broach	2805, dated 19th August 1884.	B. G. G., 1884, Pt. 1, p. 635.

(1) See footnote (1) on page cxxxiii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	5	Limits of the following Municipal Districts :— <i>contd.</i> <i>Bijapur Collectorate.</i> Bágalkot 2718, dated 22nd July 1885. <i>B. G. G.</i> , 1885, Pt. I, p. 924. Ilkal 2932, dated 4th August 1885. <i>B. G. G.</i> , 1895, Pt. 1A, p. 10. <i>Broach Collectorate.</i> Anklesvar 980, dated 23rd February 1897. <i>B. G. G.</i> , 1897, Pt. 1A, p. 15. <i>Dhárvedr Collectorate.</i> Byádgi... .. 4462, dated 24th November 1885. <i>B. G. G.</i> , 1885, Pt. 1A, p. 101. Dhárvar 60, dated 8th January 1895. <i>B. G. G.</i> , 1895, Pt. 1A, p. 2. Nargund 2305, dated 29th June 1886. <i>B. G. G.</i> , 1886, Pt. 1A, p. 57. Navalgund 3381, dated 14th August 1895. <i>B. G. G.</i> , 1895, Pt. 1A, p. 129. <i>Kairu Collectorate.</i> Dákor 4285, dated 15th October 1895. <i>B. G. G.</i> , 1895, Pt. 1A, p. 148. Kaira 1278, dated 1st April 1890. <i>B. G. G.</i> , 1890, Pt. 1A, p. 34. <i>Erratum in the above Notification.</i> { 3653, dated 10th September 1890. <i>B. G. G.</i> , 1890, Pt. 1A, p. 102. Kapadvanj 4448, dated 3rd December 1892. <i>B. G. G.</i> , 1892, Pt. 1A, p. 127.		

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 5	Constituting the following Municipal Districts and fixing their limits :— <i>concl'd.</i> <i>Sátara Collectorate.</i> Sátara Suburban (Station and Sadar Bazar). <i>Thána Collectorate.</i> Máhim-Kelva... ..	1873A, dated 14th May 1889. 3714, dated 15th September 1890, para. 1 (1) and (2).	B. G. G., 1889, Pt. IA, p. 56. B. G. G., 1890, Pt. IA, p. 104.
"	"	Ditto	"	Limits of the following Municipal Districts :— <i>Ahmedabad Collectorate.</i> Ahmedabad Virangám <i>Ahmednagar Collectorate.</i> Bhingár Saugamner <i>Belgaum Collectorate.</i> Belgaum Yamkanmárdi... ..	3543, dated 19th September 1894. 2756, dated 9th August 1892. 3427, dated 19th August 1895. 1261, dated 12th April 1893. 1303, dated 11th April 1894. 1682, dated 21st May 1888.	B. G. G., 1894, Pt. IA, p. 88. B. G. G., 1892, Pt. IA, p. 90. B. G. G., 1895, Pt. IA, p. 131. B. G. G., 1893, Pt. IA, p. 20. B. G. G., 1894, Pt. IA, p. 30. B. G. G., 1888, Pt. IA, p. 77.

(1) See footnote (1) on page cxxvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 5	Constituting the following Municipal Districts and fixing their limits :— <i>contd.</i> <i>Kaira Collectorate.</i> Anand 4083A, dated 1st October 1889. Borsad 4083D, dated 1st October 1889. Mahudha... .. 4083C, dated 1st October 1889. Matar 4083E, dated 1st October 1889. Ode 4089, dated 1st October 1889. Umreth 4083B, dated 1st October 1889. • <i>Kanara Collectorate.</i> Bhatkal 1783B, dated 6th May 1890. Honavar 1783, dated 6th May 1890. <i>Khandesh Collectorate.</i> Faizpur 526, dated 6th February 1889. Raver 565 I, dated 3rd February 1890. <i>Panch Mahals Collectorate.</i> Kálol 2653, dated 8th July 1889.	<i>B. G. G.</i> , 1889, Pt. IA, p. 108. <i>B. G. G.</i> , 1889, Pt. IA, p. 109. <i>B. G. G.</i> , 1889, Pt. IA, p. 109. <i>B. G. G.</i> , 1889, Pt. IA, p. 110. <i>B. G. G.</i> , 1889, Pt. IA, p. 108. <i>B. G. G.</i> , 1889, Pt. IA, p. 109. <i>B. G. G.</i> , 1890, Pt. IA, p. 46. <i>B. G. G.</i> , 1890, Pt. IA, p. 46. <i>B. G. G.</i> , 1889, Pt. IA, p. 11. <i>B. G. G.</i> , 1890, Pt. IA, p. 15. <i>B. G. G.</i> , 1889, Pt. IA, p. 81.	

(1) See footnote (1) on page cxxiii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) &	Constituting the following Municipal Districts and fixing their limits :— <i>contd.</i> <i>Ahmedabad Collectorate—</i> <i>contd.</i> Rāupur 3693A, dated 7th September 1889. Sāmand 2508, dated 7th July 1885, paras. 1 and 4. <i>Ahmednagar Collectorate.</i> Khanla 343, dated 22nd January 1890. <i>Belgaum Collectorate.</i> Saundatti-Yallamma... { 3805, dated 7th October 1885. 4604, dated 29th December 1888. <i>Bijāpur Collectorate.</i> Guledgudd 4152, dated 29th November 1886. <i>Bronch Collectorate.</i> Amod 5003, dated 3rd December 1889. Hānsot 5003A, dated 3rd December 1889.	<i>B. G. G.</i> , 1889, Pt. 1A, p. 100. <i>B. G. G.</i> , 1885, Pt. I, p. 859. <i>B. G. G.</i> , 1890, Pt. 1A, p. 8. <i>B. G. G.</i> , 1885, Pt. 1A, p. 68. <i>B. G. G.</i> , 1889, Pt. 1A, p. 1. <i>B. G. G.</i> , 1886, Pt. 1A, p. 101. <i>B. G. G.</i> , 1889, Pt. 1A, p. 139.	

(1) See footnote (1) on page cxxviii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	I	Local Boards.	(1) 69 (b)	Rules for the elections of members of Local Boards:— <i>contd.</i>		
				• In the Panch Mahals District.	2620, dated 30th July 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 548.
				Throughout the Presidency, except in Sind and Panch Mahals District.	7575, dated 23rd September 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 704.
				<i>Erratum</i> in paragraph 2 of Rule 15 of the above Notification.	376, dated 14th January 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 78.
"	II	District Municipal Act Amendment.	(2) 5	Abolishing the following Municipal Districts:—		
				<i>Bijapur Collectorate.</i>		
				Kaladgi	183, dated 15th January 1887.	<i>B. G. G.</i> , 1887, Pt. IA, p. 7.
				<i>Poona Collectorate.</i>		
				Talegaon Dhamdhera ...	2943, dated 18th August 1886.	<i>B. G. G.</i> , 1886, Pt. IA, p. 71.
				<i>Hyderabad Collectorate.</i>		
				Bhiria	1151, dated 24th August 1887.	<i>S. O. G.</i> , 1887, Pt. IA, p. 14.
				Kandiáro... ..	149, dated 24th August 1887.	<i>S. O. G.</i> , 1887, Pt. IA, p. 14.
				Moro	102, dated 26th January 1886.	<i>S. O. G.</i> , 1886, Pt. IA, p. 5.
				Nausháhro	1160, dated 24th August 1887.	<i>S. O. G.</i> , 1887, Pt. IA, p. 14.
				Shahdádpur	749, dated 5th June 1886.	<i>S. O. G.</i> , 1886, Pt. IA, p. 28.

(1) See footnote (1) on page xii.

(2) See footnote (1) on page cxxxiii.

List of Local Rules and Orders made under enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	11	District Municipal Act Amendment.	(1) 5	Abolishing the following Municipal Districts:— <i>contd.</i> <i>Hyderabad Collectorate—contd.</i> Tando Jamkhan ... Tharushah ... <i>Karachi Collectorate.</i> Dadu ... Johi... Mirpur Batoro ... <i>Shikarpur Collectorate.</i> Mehar ... <i>Thar and Parkar Collectorate.</i> Nagar Parkar ... " Ditto " " Constituting the following Municipal Districts and fixing their limits:— <i>Ahmedabad Collectorate.</i> Dholera ... Mandal ...	1253, dated 27th October 1884. 954, dated 7th July 1886. 290, dated 3rd June 1886. 1079, dated 18th September 1884. 2051, dated 17th August 1893. 2002, dated 26th November 1885. 291, dated 3rd June 1886. 3693, dated 7th September 1889. 4493, dated 29th October 1889.	S. O. G., 1884, Pt. I, p. 598. S. O. G., 1886, Pt. IA, p. 3. S. O. G., 1886, Pt. IA, p. 16. S. O. G., 1884, Pt. I, p. 439. S. O. G., 1893, Pt. IA, p. 8. S. O. G., 1885, Pt. IA, p. 16. S. O. G., 1886, Pt. IA, p. 16. B. G. G., 1889, Pt. IA, p. 100. B. G. G., 1889, Pt. IA, p. 121.

(1) See footnote (1) on page cxixiii

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	I	Local Boards.	(1) 51, 52, 53, 54, 60 & 69	A new Rule 8A.	911, dated 26th February 1892.	S. O. G., 1892, Pt. 1A, p. 9.
"	"	Ditto	"	Amended Rules 13 (2), 21 (2), 22, 23 and 56 (1) and new Rules 20 A and B.	2334, dated 6th July 1886.	S. O. G., 1886, Pt. 1A, p. 2.
"	"	Ditto	"	Alterations in Rule 19... ..	4821, dated 16th December 1886.	S. O. G., 1886, Pt. 1A, p. 19.
"	"	Ditto	"	A new Rule 45A.	2214, dated 30th June 1890.	S. O. G., 1890, Pt. 1, p. 9.
"	"	Ditto	"	Addition to Rule 51 and a new Form No. 15.	4834, dated 17th December 1885.	S. O. G., 1886, Pt. 1A, p. 19.
"	"	Ditto	"	A new rule for Rule 54.	4929, dated 20th December 1886.	S. O. G., 1886, Pt. 1A, p. 47.
"	"	Ditto	"	Alteration in the above Rule 54.	96, dated 12th January 1886.	S. O. G., 1886, Pt. 1A, p. 2.
"	"	Ditto	"	A new Rule 61A.	959, dated 15th April 1893.	S. O. G., 1893, Pt. 1A, p. 19.
"	"	Ditto	"	Additions to, and alterations in, some of the above Rules.	4239, dated 19th October 1886.	S. O. G., 1886, Pt. 1A, p. 32.
"	"	Ditto	"	Rules as to the works to be executed by Government Executive Engineers for Local Boards in the Bombay Presidency.	1320, dated 30th March 1892.	S. O. G., 1892, Pt. 1A, p. 13.
"	"	Ditto	"	Do. in Sind.	68, dated 12th December 1885.	B. G. G., 1885, Pt. 1A, p. 112.
"	"	Ditto	(1) 69 (b)	Rules for the elections of members of Local Boards— In Sind	2798, dated 15th December 1894.	S. O. G., 1894, Pt. 1A, p. 32.
"	"	Ditto	"		2961, dated 23rd July 1884.	S. O. G., 1884, Pt. 1, p. 104.

(1) See footnote (1) on page xii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject	Section.	Subject.	No. and date of Notification.	Where published.
1884	I	Local Boards.	(1) 51, 52, 53, 54, 60 & 69	A new Rule 8 A. ...	8689, dated 16th December 1891.	<i>B. G. G.</i> , 1891, Pt. IA, p. 100.
"	"	Ditto	"	Amendments in Rules 13, 21, 22, 23 and 56 and new Rules 20 A and B.	4072, dated 8th June 1886.	<i>B. G. G.</i> , 1886, Pt. I, p. 488.
"	"	Ditto	"	Addition to paragraph 1 of Rule 19.	9463, dated 24th November 1885.	<i>B. G. G.</i> , 1885, Pt. IA, p. 103.
"	"	Ditto	"	Amendments in Rule 42, clauses (4) and (5), and Forms 8 and 9.	1781, dated 28th February 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 283.
"	"	Ditto	"	A new Rule 45 A ...	9511, dated 25th November 1885.	<i>B. G. G.</i> , 1885, Pt. IA, p. 103.
"	"	Ditto	"	Addition to Rule 51 and a new Form No. 15.	8416, dated 29th November 1886.	<i>B. G. G.</i> , 1886, Pt. IA, p. 104.
"	"	Ditto	"	A new rule for Rule 54 ...	10345, dated 23rd December 1885.	<i>B. G. G.</i> , 1885, Pt. IA, p. 117.
"	"	Ditto	"	Alteration in the above Rule 54.	753, dated 8th March 1893.	<i>B. G. G.</i> , 1893, Pt. IA, p. 18.
"	"	Ditto	"	A new Rule 61A ...	6843, dated 27th September 1886.	<i>B. G. G.</i> , 1886, Pt. IA, p. 83.
"	"	Ditto	"	Additions to, and alterations in, some of the above Rules.	1558, dated 3rd March 1892.	<i>B. G. G.</i> , 1892, Pt. IA, p. 25.
"	"	Ditto	"	Rules for regulating the general administration of Local Funds business in Sind.	1189, dated 29th March 1885, (No. 1).	<i>S. O. G.</i> , 1885, Pt. I, p. 364.
"	"	Ditto	"	Addition to Rule 1 of the above Rules.	2787, dated 11th July 1885.	<i>S. O. G.</i> , 1885, Pt. I, p. 52.
"	"	Ditto	"	New rules for Rules 2, 4, 5, 8 (1), 25 (2), 41 (1) and 44 (2).	2107, dated 21st June 1886.	<i>S. O. G.</i> , 1886, Pt. IA, p. 32.
"	"	Ditto	"	A new rule for Rule 3 ...	365, dated 11th February 1887.	<i>S. O. G.</i> , 1887, Pt. IA, p. 6.

(1) See footnote (1) on page xii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	I	Local Boards.	(1) 32 & 33	Rules by the District and Taluka Local Boards in the following Districts— <i>concluded</i> . <i>In the Province of Sind—</i> contd.		
"	"	"	"	Thar and Parkar— <i>contd.</i>	Dated 20th October 1891.
"	"	"	"	"	Dated 18th November 1895.
"	"	Ditto	39 (f)	Rules adopted by the District Local Boards in Sind, regulating the leave, pensions, &c., of their employes.	4240, dated 19th October 1886.	617
"	"	Ditto	(2) 46 & 60	Charges to be paid for the audit of the accounts of expenditure on works of the Local Boards in the Presidency (except Sind).	19-153A-175, dated 31st March 1885.	B. G. G., 1885, Pt. I, p. 465.
"	"	Ditto	"	Do. of the Local Boards in Sind.	1655, dated 14th April 1885.	S. O. G., 1885, Pt. I, p. 426.
"	"	Ditto	(2) 48 (b)	Rules for determining the relations between the various Local Boards in the Presidency, except Sind, and the Educational Department in Educational matters.	9248, dated 21st November 1884. 78, dated 7th January 1885.	B. G. G., 1884, Pt. I, p. 1043. B. G. G., 1885, Pt. I, p. 17.
"	"	Ditto	"	Rules for determining the above relations in Sind.	1189, dated 29th March 1885, (No. 11).	S. O. G., 1885, Pt. I, p. 354.
"	"	Ditto	(2) 51, 52, 53, 54, 60 & 69	Rules for regulating the general administration of Local Funds business throughout the Presidency, except Sind.	9248, dated 21st November 1884. 78, dated 7th January 1885.	B. G. G., 1884, Pt. I, p. 1043. B. G. G., 1885, Pt. I, p. 17.
"	"	Ditto	"	Addition to Rule 1 of the above rules.	5133, dated 23rd June 1885.	B. G. G., 1885, Pt. I, p. 802.

(1) See footnote (1) on page cxxxiii.

(2) See footnote (1) on page xii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	I	Local Boards.	(1) 32 & 39	Rules by the District and Taluka Local Boards in the following Districts— <i>contd.</i> <i>In the Southern Division—</i> <i>concl'd</i> Ratnágiri ... <i>In the Province of Sind.</i> Hyderabad ... Karachi ... Shikápur ... Thar and Parkar ...	Dated 17th October 1888. G. R. No. 80, dated 5th January 1889. Dated 20th September 1889. Dated 22nd July 1885. Dated 18th November 1885. Dated 17th May 1886. Dated 26th May 1890. Dated 30th November 1885. Dated 1st December 1885. 1600, dated 13th May 1886. Dated 2nd September 1893. Dated 20th November 1895. Dated 15th September 1888.

(1) See footnote (1) on page cxxxiii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	I	Local Boards.	(1) 32 & 39	Rules by the District and Taluka Local Boards in the following Districts— <i>contd.</i> <i>In the Southern Division—contd.</i>		
				Bijapur— <i>contd.</i>	Dated 29th June 1894.
					Dated 3rd November 1894.
					G. R. No. 7477, dated 3rd November 1887.
				Dhárwār	G. R. No. 8451, dated 13th December 1888.
					G. R. No. 3196, dated 31st July 1895.
					Dated 15th June 1885.
				Kánara	G. R. No. 6331, dated 6th September 1886.
					G. R. No. 5271, dated 11th August 1887.
					G. R. No. 4058, dated 20th June 1888.
				Kolába	G. dated 21st August 1893.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	I	Local Boards.	(1) 32 & 39	Rules by the District and Taluka Local Boards in the following Districts— <i>contd.</i>		
				<i>In the Central Division— contd.</i>		
				Sholapur	G. R. No. 1516, dated 25th February 1890.
					G. R. No. 1398, dated 2nd April 1895.
				<i>In the Southern Division.</i>		
					1, dated 23rd June 1885.
					4, dated 23rd June 1885.
					3, dated 26th November 1885.
				Belgaum	307, dated 1st February 1887.
					3 and 2, dated 9th November 1887.
					14, dated 27th June 1892.
					Dated 28th June 1886.
					G. R. No. 8293, dated 24th November 1886.
					Dated 9th November 1891.
				Bijapur	Dated 3rd November 1892.

(1) See footnote (1) on page cxxiii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	1	Local Boards.	(1) 8	Orders regarding the constitution of Local Boards established in the— <i>contd.</i>	2189, dated 21st June 1893.	<i>B. G. G.</i> , 1893, Pt. 1A, p. 53.
				Thar and Parkar District— <i>contd.</i>	2665, dated 18th July 1894.	<i>B. G. G.</i> , 1894, Pt. 1A, p. 65.
					2665a, dated 18th July 1894.	<i>B. G. G.</i> , 1894, Pt. 1A, p. 66
				Upper Sind Frontier District.	9547, dated 3rd December 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 1123.
	"	Ditto	(1) 32 & 39	Rules by the District and Taluka Local Boards in the following Districts :— <i>In the Central Division.</i>		
					2, dated 13th October 1885.
				Ahmednagar	24, dated 23rd August 1887.
					15, dated 10th October 1890.
				Khândesh	Dated 3rd November 1886.
					Dated 27th June 1887.
				Sátara	G. R. No. 623, dated 5th January 1886.
					Dated 29th November 1886.

(1) See footnote (1) on page cxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDER.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	I	Local Boards.	(1) 4, 6, 7 & 69	Orders regarding the establishment of Local Boards in the following Districts in Sind: ●—concluded.		
				- Shikārpur—contd.	242, dated 23rd January 1891.	S. O. G., 1891, Pt. IA, p. 4.
					93, dated 16th January 1894.	S. O. G., 1894, Pt. IA, p. 12.
					966, dated 8th May 1894.	S. O. G., 1894, Pt. IA, p. 37.
				Thar and Pārkar	247, dated 21st January 1885.	S. O. G., 1885, Pt. I, p. 92.
					2012, dated 15th June 1891.	S. O. G., 1891, Pt. IA, p. 44.
				Upper Sind Frontier	1563, dated 6th April 1885.	S. O. G., 1885, Pt. I, p. 403.
"	"	Ditto	5 (b)	Authorizing Commissioners of Divisions to appoint nominated members of Local Boards.	G. R. No. 3613, dated 18th June 1887.	617
"	"	Ditto	(1) 8	Orders regarding the constitution of Local Boards established in the—		
					1293, dated 12th February 1885.	B. G. G., 1885, Pt. I, p. 198.
				Thar and Pārkar District.	218, dated 11th January 1888.	B. G. G., 1888, Pt. IA, p. 2.
					4389, dated 29th June 1891.	B. G. G., 1891, Pt. IA, p. 66.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	I	Local Boards.	(1) 4, 6, 7 & 69	Orders regarding the establishment of Local Boards in the following Districts in Sind :— <i>contd.</i> Karachi— <i>contd.</i> ...	4641, dated 25th November 1896. 1473, dated 27th March 1897. 2249, dated 28th April 1897. 3096, dated 2nd August 1884. 4365, dated 18th November 1884. 708, dated 24th February 1885. 5994, dated 10th December 1887. 6019, dated 12th December 1887. 289, dated 4th January 1888. 1748, dated 17th May 1888. 3694, dated 27th October 1890.	S. O. G., 1896, Pt. IA, p. 24. S. O. G., 1897, Pt. IA, p. 20. S. O. G., 1897, Pt. IA, p. 31. S. O. G., 1884, Pt. I, p. 214. S. O. G., 1884, Pt. I, p. 686. S. O. G., 1885, Pt. I, p. 205. S. O. G., 1887, Pt. IA, p. 47. S. O. G., 1887, Pt. IA, p. 48. S. O. G., 1888, Pt. IA, p. 7. S. O. G., 1888, Pt. IA, p. 38. S. O. G., 1890, Pt. IA, p. 16.
				Shikarpur ...		

(1) See footnote (1) on page cxxxiii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	I	Local Boards.	(1) 4, 6, 7 & 69	Orders regarding the establishment of Local Boards in the following Districts in Sind :—		
					3530, dated 6th September 1884.	S. O. G., 1884, Pt. I, p. 397.
				Hyderabad ...	1611, dated 16th May 1891.	S. O. G., 1891, Pt. IA, p. 39.
					1670, dated 17th July 1894.	S. O. G., 1894, Pt. IA, p. 4.
					904, dated 24th February 1897.	S. O. G., 1897, Pt. IA, p. 8.
					2600, dated 5th July 1884.	S. O. G., 1884, Pt. I, p. 99.
					219, dated 19th January 1888.	S. O. G., 1888, Pt. IA, p. 5.
					3965, dated 18th November 1890.	S. O. G., 1890, Pt. IA, p. 20.
				Karachi ...	315, dated 28th January 1891.	S. O. G., 1891, Pt. IA, p. 6.
					832, dated 12th March 1891.	S. O. G., 1891, Pt. IA, p. 17.
					2752, dated 10th November 1893.	S. O. G., 1893, Pt. IA, p. 24.
					425, dated 6th March 1894.	S. O. G., 1894, Pt. IA, p. 19.
					1883, dated 21st August 1896.	S. O. G., 1896, Pt. IA, p. 9.

(1) See footnote (1) on page CLXXXIII.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	I	Local Boards.	(i) 4, 6, 7 & 69	Orders regarding the establishment of Local Boards in the following Districts in the Bombay Presidency (except Sind) :—concluded.		
					7681, dated 26th September 1884.	B. G. G., 1884, Pt. I, p. 766.
					9358, dated 26th November 1884.	B. G. G., 1884, Pt. I, p. 1109.
				Sholápur...	2060, dated 11th March 1885.	B. G. G., 1885, Pt. I, p. 312.
					4078, dated 21st June 1888.	B. G. G., 1888, Pt. IA, p. 102.
					6420, dated 18th September 1891.	B. G. G., 1891, Pt. IA, p. 105.
					2784, dated 15th August 1884.	B. G. G., 1884, Pt. I, p. 647.
				Surat ...	7512, dated 20th September 1884.	B. G. G., 1884, Pt. I, p. 703.
					2289, dated 19th June 1894.	B. G. G., 1894, Pt. IA, p. 53.
				Thána ...	9333, dated 26th November 1884.	B. G. G., 1884, Pt. I, p. 1097.
					268, dated 22nd January 1895.	B. G. G., 1895, Pt. IA, p. 7.

(1) See footnote (1) on page cxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	I	Local Boards.	(1) 4, 6, 7 & 69	Orders regarding the establishment of Local Boards in the following Districts in the Bombay Presidency (except Sind):— <i>contd.</i>		
				Poona ...	8327, dated 22nd October 1884.	B. G. G., 1884, Pt. I, p. 76.
					1901, dated 21st March 1888.	B. G. G., 1888, Pt. IA, p. 26.
					8848, dated 10th November 1884.	B. G. G., 1884, Pt. I, p. 1036.
					9868, dated 13th December 1884.	B. G. G., 1884, Pt. I, p. 1192.
				Ratnágiri ...	2744, dated 14th January 1888.	B. G. G., 1888, Pt. IA, p. 4.
					3452, dated 20th May 1891.	B. G. G., 1891, Pt. IA, p. 48.
					2188, dated 11th June 1894.	B. G. G., 1894, Pt. IA, p. 50.
					2412, dated 27th June 1894.	B. G. G., 1894, Pt. IA, p. 55.
					3004, dated 1st June 1897.	B. G. G., 1897, Pt. IA, p. 47.
					2806, dated 19th August 1884.	B. G. G., 1884, Pt. I, p. 677.
				Satara ...	8129, dated 15th October 1884.	B. G. G., 1884, Pt. I, p. 783.
					8710, dated 5th November 1884.	B. G. G., 1884, Pt. I, p. 923.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	1	Local Boards.	(1) 4, 6, 7 & 69	Orders regarding the establishment of Local Boards in the following Districts in the Bombay Presidency (except Sind):— <i>contd.</i>		
					8248, dated 20th October 1884.	B. G. G., 1884, Pt. I, p. 839.
				Khândesh ...	9521, dated 3rd December 1884.	B. G. G., 1884, Pt. I, p. 1122.
					9522, dated 3rd December 1884.	
					4552, dated 4th December 1894.	B. G. G., 1894, Pt. IA, p. 114.
					8070, dated 13th October 1884.	B. G. G., 1884, Pt. I, p. 776.
				Kolaba ...	2397, dated 21st April 1888.	B. G. G., 1888, Pt. IA, p. 47.
					7340A, dated 24th October 1891.	B. G. G., 1891, Pt. IA, p. 128.
				Nâsik ...	2993, dated 9th September 1884.	B. G. G., 1884, Pt. I, p.
					9169, dated 18th November 1884.	B. G. G., 1884, Pt. I, p. 1015.
			(1) 4, 8 & 69	Do. (Peint Taluka).	7843, dated 16th November 1887.	B. G. G., 1887, Pt. IA, p. 86.
			"	Panch Mahâls ...	2151, dated 20th June 1884.	B. G. G., 1884, Pt. I, p. 459.
					3433, dated 28th May 1888.	B. G. G., 1888, Pt. IA, p. 83.

(1) See footnote (1) on page cxxxiii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	I	Local Boards.	(1) 4, 6, 7 & 69	Orders regarding the establishment of Local Boards in the following Districts in the Bombay Presidency (except Sind):— <i>contd.</i>		
					8239, dated 20th October 1884.	B. G. G., 1884, Pt. I, p. 824.
					1378, dated 28th February 1888.	B. G. G., 1888, Pt. 1A, p. 17.
				Dharwar ...	5794, dated 25th August 1891.	B. G. G., 1891, Pt. 1A, p. 85.
					3509, dated 18th September 1894.	B. G. G., 1894, Pt. 1A, p. 87.
					2785, dated 15th August 1884.	B. G. G., 1884, Pt. I, p. 613.
					7147, dated 8th September 1884.	B. G. G., 1884, Pt. I, p. 669.
				Kaira ...	3194, dated 9th May 1891.	B. G. G., 1891, Pt. 1A, p. 43.
					3773, dated 3rd June 1891.	B. G. G., 1891, Pt. 1A, p. 63.
					8376, dated 24th October 1884.	B. G. G., 1884, Pt. I, p. 911.
				Kanara ...	3434, dated 28th May 1888.	B. G. G., 1888, Pt. 1A, p. 84.
					4894, dated 18th July 1891.	B. G. G., 1891, Pt. 1A, p. 73.

(1) See footnote (1) on page cxxxiii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	11	District Municipal Act Amendment.	(1) 5	Limits of the following Municipal Districts :— <i>contd.</i> <i>Kaira Collectorate—contd.</i> Mehamadabad ... Nadiad... <i>Khandesh Collectorate.</i> Betavad ... Bhadgaon ... Dhulia ... Erandol ... Faizpur ... Jalgaon ... Erratum in the above Notification. Savda ... Shirpur ...	3880, dated 4th November 1891. 3235, dated 26th August 1885. 3733, dated 16th September 1890. 1704, dated 12th May 1886. 531, dated 4th February 1896. 483, dated 15th February 1888. 1554, dated 3rd May 1893. 2754, dated 12th July 1890. { 3102, dated 5th August 1890. 2386, dated 18th June 1890. 1845, dated 27th May 1891.	<i>B. G. G.</i> , 1891, Pt. 1A, p. 137. <i>B. G. G.</i> , 1885, Pt. 1A, p. 27. <i>B. G. G.</i> , 1890, Pt. 1A, p. 165. <i>B. G. G.</i> , 1886, Pt. 1A, p. 41. <i>B. G. G.</i> , 1896, Pt. 1A, p. 9. <i>B. G. G.</i> , 1888, Pt. 1A, p. 11. <i>B. G. G.</i> , 1893, Pt. 1A, p. 37. <i>B. G. G.</i> , 1890, Pt. 1A, p. 82. <i>B. G. G.</i> , 1890, Pt. 1A, p. 93. <i>B. G. G.</i> , 1890, Pt. 1A, p. 71. <i>B. G. G.</i> , 1891, Pt. 1A, p. 51.

(1) See footnote (1) on page cxxviii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification	Where published.
1884	II	District Municipal Act Amendment.	(1) 5	Limits of the following Municipal Districts :— <i>contd.</i> <i>Khândesh Collectorate—contd.</i> Yával 740, dated 28th February 1894. <i>Koldba Collectorate.</i> Alibág 182, dated 13th January 1897. Uran 5218, dated 27th November 1896. <i>Panch Maháls Collectorate.</i> Godhra 4009, dated 9th September 1896. <i>Poona Collectorate.</i> Lonávli 1110, dated 7th March 1896. Poona Suburban ... 3732, dated 16th September 1890. Poona City 1688A, dated 21st May 1888. Sásvad 481, dated 4th February 1891. <i>Sátára Collectorate.</i> Karád 1847, dated 13th May 1889. Málcómpeth 457, dated 7th February 1894.	<i>B. G. G.</i> , 1894, Pt. 1A, p. 18. <i>B. G. G.</i> , 1897, Pt. 1A, p. 3. <i>B. G. G.</i> , 1896, Pt. 1A, p. 93. <i>B. G. G.</i> , 1896, Pt. 1A, p. 71. <i>B. G. G.</i> , 1896, Pt. 1A, p. 17. <i>B. G. G.</i> , 1890, Pt. 1A, p. 106. <i>B. G. G.</i> , 1888, Pt. 1A, p. 78. <i>B. G. G.</i> , 1891, Pt. 1A, p. 13. <i>B. G. G.</i> , 1889, Pt. 1A, p. 55. <i>B. G. G.</i> , 1894, Pt. 1A, p. 12.	

(1) See footnote (1) on page cxxxiii.

(1) See footnote (1) on page cxxiii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 5	Limits of the following Municipal Districts in the Province of Sind :— <i>Hyderabad Collectorate.</i> Hyderabad ... 512, dated 4th April 1885. <i>Karachi Collectorate.</i> Karachi ... 1076, dated 30th August 1888. Keti Bandar ... 1829, dated 10th December 1886. Kotri ... 1426, dated 26th October 1887. Mangband ... 2770, dated 13th December 1894. Tatta ... 1140, dated 15th June 1889. <i>Shikarpur Collectorate.</i> Garhi-Yasin ... 1810, dated 29th October 1889. Ghotki ... 1743, dated 31st December 1888. Rato-dero ... 371, dated 10th March 1885. Rohri ... 971, dated 1st August 1888.	S. O. G., 1885, Pt. I, p. 404. S. O. G., 1888, Pt. I A, p. 9. S. O. G., 1886, Pt. I A, p. 48. S. O. G., 1887, Pt. I A, p. 30. S. O. G., 1894, Pt. I A, p. 31. S. O. G., 1889, Pt. I A, p. 27. S. O. G., 1889, Pt. I A, p. 18. S. O. G., 1889, Pt. I A, p. 2. S. O. G., 1885, Pt. I, p. 231. S. O. G., 1888, Pt. I A, p. 4.	

(1) See footnote (1) on page cxxxiii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 5	Limits of the following Municipal Districts in the Province of Sind:— <i>conold.</i> <i>Shikarpur Collectorate—contd.</i> Shikarpur ... Sukkur ... <i>Thar and Parkar Collectorate.</i> Mitti ... <i>Upper Sind Frontier Collectorate.</i> Jacobabad ...	2449, dated 2nd October 1893. 965, dated 9th August 1893. 1202, dated 16th October 1884. 1607, dated 25th October 1886.	<i>S. O. G.</i> , 1893, Pt. I A, p. 18. <i>S. O. G.</i> , 1893, Pt. I, p. 152. <i>S. O. G.</i> , 1884, Pt. I, p. 559. <i>S. O. G.</i> , 1886, Pt. I A, p. 33.
"	"	Ditto	(1) 5 & 14	Declaring the town of Ulvi in the Kanara District to be a temporary Municipal District from 15th January to 15th March in every year; its constitution and limits.	4019, dated 5th November 1884. 2266, dated 11th June 1889.	<i>B. G. G.</i> , 1884, Pt. I, p. 924. <i>B. G. G.</i> , 1889, Pt. I A, p. 66.
"	"	Ditto	"	Declaring the town of Gokarn in the Kanara District to be a temporary Municipal District from 1st January to 31st March in every year; its constitution and limits.	1323, dated 11th April 1885.	<i>B. G. G.</i> , 1885, Pt. I, p. 498.
"	"	Ditto	(1) 6 (1)	Limits of each Municipal District in existence in the following Districts in the Presidency when the Act came into force:— Ahmedabad, Kaira, Panch Mahals, Broach and Surat.	2889, dated 13th August 1884.	<i>B. G. G.</i> , 1884, Pt. I, p. 596.

(1) See footnote (1) on page cxxiii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 6 (1)	Limits of each Municipal District in existence in the following Districts in the Presidency when the Act came into force:— <i>contd.</i>	3704, dated 9th October 1884.	B. G. G., 1884, Pt. I, p. 790.
					4206, dated 17th November 1884.	B. G. G., 1884, Pt. I, p. 987.
				Sholapur, Khândesh, Poona, Násik and Ahmednagar.	4439, dated 3rd December 1884.	B. G. G., 1884, Pt. I, p. 1127.
					419, dated 6th February 1885.	B. G. G., 1885, Pt. I, p. 175.
					1470, dated 8th May 1888.	B. G. G., 1888, Pt. IA, p. 64.
				Belgaum, Kaladgi (now Bijapur), Ratnágiri, Kánara and Kolába.	3705, dated 9th October 1884.	B. G. G., 1884, Pt. I, p. 798.
					4514, dated 8th December 1884.	B. G. G., 1884, Pt. I, p. 1147.
				Thána	3984, dated 3rd November 1884.	B. G. G., 1884, Pt. I, p. 924.
				Dhárwar... ..	494, dated 17th February 1885.	B. G. G., 1885, Pt. I, p. 212.
				Sátára	1036, dated 29th March 1888.	B. G. G., 1888, Pt. I, p. 32.
"	"	Ditto	"	Limits of each Municipal District in existence in the following Districts in the Province of Sind when the Act came into force:—		
				Karáchi, Hyderabad and Thar and Párkar.	772, dated 10th July 1884.	S. O. G., 1884, Pt. I, p. 72.

(1) See footnote (1) on page cxxxiii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 6 (1)	Limits of each Municipal District in existence in the following Districts in the Province of Sind when the Act came into force :— <i>contd.</i>		
				Shikārpur	51, dated 15th January 1885.	<i>S. O. G.</i> , 1885, Pt. I, p. 116.
				Upper Sind Frontier ...	588, dated 19th July 1884.	<i>S. O. G.</i> , 1884, Pt. I, p. 121.
"	"	Ditto	11 (b), 24 (2) & 32 (k)	Delegating to the Commissioners of Divisions the powers, &c., under the Sections.	3046, dated 27th August 1884.	618
"	"	Ditto	(1) 12	Rules regarding the constitutions of the following Municipalities :— <i>Ahmedabad Collectorate.</i>		
				Ahmedabad	904, dated 22nd March 1892.	<i>B. G. G.</i> , 1892, Pt. IA, p. 34.
				Dholka	3105A, dated 18th August 1885, para. 6.	<i>B. G. G.</i> , 1885, Pt. IA, p. 19.
				Gogha	1040, dated 12th March 1889.	<i>B. G. G.</i> , 1889, Pt. IA, p. 23.
				Modisa	3105C, dated 18th August 1885, paras. 1, 2 and 3.	<i>B. G. G.</i> , 1885, Pt. IA, p. 22.
					3106, dated 18th August 1885, para. 5.	<i>B. G. G.</i> , 1885, Pt. IA, p. 19.
					4447A, dated 15th December 1888.	<i>B. G. G.</i> , 1888, Pt. IA, p. 176.

(1) See footnote (1) on page cxxxiii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 12	Rules regarding the constitutions of the following Municipalities :— <i>contd.</i> <i>Ahmedabad Collectorate—</i> contd. Viramgām ... <i>Ahmednagar Collectorate.</i> Ahmednagar ... Bhingar ... Sangamner ... Vámbori ...	3105B, dated 18th August 1885, para. 6. 1082, dated 18th March 1889. 1055, dated 23rd March 1885, paras. 2, 3 and 6. 4245, dated 9th November 1885. 2831A, dated 14th August 1888. 1, dated 2nd January 1896. 2834D, dated 14th August 1888. 2510A, dated 7th July 1885, para. 6. 2834B, dated 14th August 1888. 3546, dated 15th September 1885, para. 6. 2831C, dated 14th August 1888.	<i>B. G. G.</i> , 1885, Pt. IA, p. 21. <i>B. G. G.</i> , 1889, Pt. IA, p. 26. <i>B. G. G.</i> , 1885, Pt. I, p. 431. <i>B. G. G.</i> , 1885, Pt. IA, p. 95. <i>B. G. G.</i> , 1888, Pt. IA, p. 130. <i>B. G. G.</i> , 1896, Pt. IA, p. 2. <i>B. G. G.</i> , 1888, Pt. IA, p. 130. <i>B. G. G.</i> , 1885, Pt. I, p. 862. <i>B. G. G.</i> , 1888, Pt. IA, p. 130. <i>B. G. G.</i> , 1885, Pt. IA, p. 48. <i>B. G. G.</i> , 1888, Pt. IA, p. 130.

(1) See footnote (1) on page cxxxiii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1)12	Rules regarding the constitutions of the following Municipalities :— <i>contd.</i> <i>Belgaum Collectorate.</i> Athni Belgaum Gokak Nipani... .. Saundatti-Yellamma. Yamkanmardi ...	2289E, dated 2nd July 1888. 2338A, dated 23rd June 1885, para. 6. 2289, dated 2nd July 1888. 2338C, dated 23rd June 1885, para. 6. 2289B, dated 2nd July 1888. 2338B, dated 23rd June 1885, para. 6. 2289A, dated 2nd July 1888. 2338D, dated 23rd June 1885, para. 6. 2289C, dated 2nd July 1888. 2238E, dated 23rd June 1885, para. 6. 2289D, dated 2nd July 1888.	B. G. G., 1888, Pt. IA, p. 108. B. G. G., 1885, Pt. I, p. 792. B. G. G., 1888, Pt. IA, p. 107. B. G. G., 1885, Pt. I, p. 794. B. G. G., 1888, Pt. IA, p. 107. B. G. G., 1885, Pt. I, p. 793. B. G. G., 1888, Pt. IA, p. 107. B. G. G., 1885, Pt. I, p. 795. B. G. G., 1888, Pt. IA, p. 107. B. G. G., 1885, Pt. I, p. 796. B. G. G., 1888, Pt. IA, p. 107.

(1) See footnote (1) on page cxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1)12	Rules regarding the constitutions of the following Municipalities:— <i>contd.</i> <i>Bijapur Collectorate.</i> Bāgalkot Bijapur Guledgudd Ilkal <i>Broach Collectorate.</i> Anklesvar	3677B, dated 25th September 1885, para. 6. 4294A, dated 4th December 1888. 3677, dated 25th September 1885, para. 5. 4294, dated 4th December 1888. 32, dated 4th January 1887, paras. 1, 2 and 3. 2483, dated 25th June 1890. 3677A, dated 25th September 1885, para. 6. 4294B, dated 4th December 1888. 1655, dated 6th May 1885, paras. 1, 2, 3 and 6.	B. G. G., 1885, Pt. IA, p. 60. B. G. G., 1888, Pt. IA, p. 170. B. G. G., 1885, Pt. IA, p. 59. B. G. G., 1888, Pt. IA, p. 169. B. G. G., 1887, Pt. IA, p. 1. B. G. G., 1890, Pt. IA, p. 74. B. G. G., 1885, Pt. IA, p. 59. B. G. G., 1888, Pt. IA, p. 170. B. G. G., 1885, Pt. I, p. 567.

(1) See footnote (1) on page cxxiii.

*List of Local Rules and Orders made under Enactments applying to
Bombay--continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1)12	Rules regarding the constitutions of the following Municipalities:— <i>contd.</i> <i>Broach Collectorate—contd.</i> Broach ... <i>Dhārwar Collectorate.</i> Byādgī... Dhārwar... Gadag-Beltigeri Hāveri... Hubli ...	1654, dated 6th May 1885, para. 6. 2576, dated 24th July 1888. 4056B, dated 26th October 1885, para. 6. 4372F, dated 7th December 1888. 4372, dated 7th December 1888. 4056D, dated 26th October 1885, para. 6. 4372B, dated 7th December 1888. 4056C, dated 26th October 1885, para. 6. 4372G, dated 7th December 1888. 4056A, dated 26th October 1885, para. 6. 4372A, dated 7th December 1888.	B. G. G., 1885, Pt. I, p. 567. B. G. G., 1888, Pt. IA, p. 122. B. G. G., 1885, Pt. IA, p. 82. B. G. G., 1888, Pt. IA, p. 174. B. G. G., 1888, Pt. IA, p. 173. B. G. G., 1885, Pt. IA, p. 84. B. G. G., 1888, Pt. IA, p. 173. B. G. G., 1885, Pt. IA, p. 83. B. G. G., 1888, Pt. IA, p. 174. B. G. G., 1885, Pt. IA, p. 81. B. G. G., 1888, Pt. IA, p. 173.

(1) See footnote (1) on page xxxiii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 12	Rules regarding the constitutions of the following Municipalities :— <i>contd.</i> <i>Dhārwar Collectorate—contd.</i> Nargund ... Navalgund ... Rānebennur ... <i>Kaira Collectorate.</i> Kaira ... Kapadvanj ...	4240, dated 9th November 1885, para. 6. 4372D, dated 7th December 1888. 4073, dated 27th October 1885, para. 6. 4372C, dated 7th December 1888. 4177, dated 3rd November 1885, para. 6. 4372E, dated 7th December 1888. 2835A, dated 28th July 1885, para. 6. 222A, dated 18th January 1889. 222B, dated 18th January 1889. 1036B, dated 29th March 1892.	<i>B. G. G.</i> , 1885, Pt. IA, p. 93. <i>B. G. G.</i> , 1888, Pt. IA, p. 173. <i>B. G. G.</i> , 1885, Pt. IA, p. 85. <i>B. G. G.</i> , 1888, Pt. IA, p. 173. <i>B. G. G.</i> , 1885, Pt. IA, p. 88. <i>B. G. G.</i> , 1888, Pt. IA, p. 174. <i>B. G. G.</i> , 1885, Pt. IA, p. 2. <i>B. G. G.</i> , 1889, Pt. IA, p. 6. <i>B. G. G.</i> , 1889, Pt. IA, p. 6. <i>B. G. G.</i> , 1892, Pt. IA, p. 41.

(1) See footnote (1) on page cxxiii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1)12	Rules regarding the constitutions of the following Municipalities:— <i>contd.</i> <i>Kaira Collectorate—contd.</i> Nadiád... .. <i>Kánara Collectorate.</i> Bhatkal Haliyál Honávar	222, dated 18th January 1889. 1112, dated 2nd April 1892. 1112A, dated 2nd April 1892. 2761A, dated 12th July 1890, para. 1. 3053, dated 30th August 1893. 3630C, dated 22nd September 1885, paras. 1, 2, 3 and 6. 4582, dated 2nd December 1885. 2761, dated 12th July 1890, para. 1. 3053A, dated 30th August 1893.	<i>B. G. G.</i> , 1889, Pt. IA, p. 6. <i>B. G. G.</i> , 1892, Pt. IA, p. 47. <i>B. G. G.</i> , 1890, Pt. IA, p. 83. <i>B. G. G.</i> , 1893, Pt. IA, p. 74. <i>B. G. G.</i> , 1885, Pt. IA, p. 54. <i>B. G. G.</i> , 1885, Pt. IA, p. 106. <i>B. G. G.</i> , 1890, Pt. IA, p. 82. <i>B. G. G.</i> , 1893, Pt. IA, p. 74.

(1) See footnote (1) on page cxxxi.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	11	District Municipal Act Amendment.	(1)12	Rules regarding the constitutions of the following Municipalities :— <i>contd.</i> <i>Kánara Collectorate— contd.</i> Kárwár Kumla Sirsi <i>Khdndesh Collectorate.</i> Amalner Betávad Bhadgaon Phusával	3630, dated 22nd September 1885, para. 6. 3562, dated 9th October 1888. 3630A, dated 22nd September 1885, paras. 1, 2, 3 and 6. 3630B, dated 22nd September 1885, paras. 1, 2, 3 and 6. 1681G, dated 21st May 1888, paras. 1 and 3. 1681N, dated 21st May 1888, paras. 1 and 3. 1681H, dated 21st May 1888, paras. 1 and 3. 1681S, dated 21st May 1888, paras. 1 and 3.	B. G. G., 1885, Pt. IA, p. 52. B. G. G., 1888, Pt. IA, p. 153. B. G. G., 1885, Pt. IA, p. 53. B. G. G., 1885, Pt. IA, p. 54. B. G. G., 1888, Pt. IA, p. 74. B. G. G., 1888, Pt. IA, p. 76. B. G. G., 1888, Pt. IA, p. 74. B. G. G., 1888, Pt. IA, p. 77.

(1) See footnote (1) on page cxxviii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 12	Rules regarding the constitutions of the following Municipalities :— <i>contd.</i> <i>Khândesh Collectorate—contd.</i> Chopda Dharangaon Dhulia Erandol Faizpur Jalgaon Nandurbâr	1681D, dated 21st May 1888, paras. 1 and 3. 1681B, dated 21st May 1888, paras. 1 and 3. 1681, dated 21st May 1888, paras. 1 and 3. 1681A, dated 21st May 1888, paras. 1 and 3. 2521A, dated 28th June 1889, para. 1. 4279A, dated 23rd November 1892. 1681R, dated 21st May 1888, paras. 1 and 3. 1681J, dated 21st May 1888, paras. 1 and 3.	B. G. G., 1888, Pt. IA, p. 73. B. G. G., 1888, Pt. IA, p. 73. B. G. G., 1888, Pt. IA, p. 72. B. G. G., 1888, Pt. IA, p. 73. B. G. G., 1889, Pt. IA, p. 77. B. G. G., 1892, Pt. IA, p. 122. B. G. G., 1888, Pt. IA, p. 77. B. G. G., 1888, Pt. IA, p. 75.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 12	Rules regarding the constitutions of the following Municipalities :— <i>contd.</i> <i>Khândesh Collectorate—contd.</i> Párola 1681 C, dated 21st May 1888, paras. 1 and 3. <i>B. G. G.</i> , 1888, Pt. I A, p. 73. Prakásha 1681 K, dated 21st May 1888, paras. 1 and 3. <i>B. G. G.</i> , 1888, Pt. I A, p. 75. Ráver 1963 L, dated 17th May 1890, para. 1. <i>B. G. G.</i> , 1890, Pt. I A, p. 58. Sánda 5263, dated 3rd December 1895. <i>B. G. G.</i> , 1895, Pt. I A, p. 163. Sháháda 1681 P, dated 21st May 1888, paras. 1 and 3. <i>B. G. G.</i> , 1888, Pt. I A, p. 76. Shirpur 1681 F, dated 21st May 1888, paras. 1 and 3. <i>B. G. G.</i> , 1888, Pt. I A, p. 74. Sindkheda 1681 L, dated 21st May 1888, paras. 1 and 3. <i>B. G. G.</i> , 1888, Pt. I A, p. 75. Songir 1681 M, dated 21st May 1888, paras. 1 and 3. <i>B. G. G.</i> , 1888, Pt. I A, p. 76. Songir 1681 Q, dated 21st May 1888, paras. 1 and 3. <i>B. G. G.</i> , 1888, Pt. I A, p. 77.		

(1) See footnote (1) on page cxxxiii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 12	Rules regarding the constitutions of the following Municipalities :— <i>contd.</i> <i>Khandesh Collectorate—contd.</i> Taloda 1681J, dated 21st May 1888, paras. 1 and 3. Yaval 1681O, dated 21st May 1888, paras. 1 and 3. <i>Kolaba Collectorate.</i> Alibag { 2149, dated 10th June 1885, para. 5, B. G. G., 1885, Pt. I, p. 736. 2225C, dated 27th June 1888, B. G. G., 1888, Pt. IA, p. 101. Mahad { 2149C, dated 30th June 1885, para. 6, B. G. G., 1885, Pt. I, p. 736. 1021A, dated 11th March 1889, B. G. G., 1889, Pt. IA, p. 22. Panvel { 2438, dated 30th June 1885, para. 6, B. G. G., 1885, Pt. I, p. 818. 2225, dated 27th June 1888, B. G. G., 1888, Pt. IA, p. 101. 2751, dated 8th August 1888, B. G. G., 1888, Pt. IA, p. 127.		

(1) See footnote (1) on page cxxxii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 12	Rules regarding the constitutions of the following Municipalities :— <i>contd.</i> <i>Kolaba Collectorate—contd.</i> Pen Roha-Ashtami Uran <i>Nasik Collectorate.</i> Igatpuri Malegaon 2225B, dated 27th June 1888, B. G. G., 1888, Pt. IA, p. 101. 3113, dated 18th August 1894, B. G. G., 1894, Pt. IA, p. 78. 2149B, dated 10th June 1885, para. 6, B. G. G., 1885, Pt. I, p. 736. 1021, dated 11th March 1889, B. G. G., 1889, Pt. IA, p. 22. 2438A, dated 30th June 1885, para. 6, B. G. G., 1885, Pt. I, p. 819. 2225A, dated 27th June 1888, B. G. G., 1888, Pt. IA, p. 101. 1752E, dated 12th May 1885, para. 6, B. G. G., 1885, Pt. I, p. 585. 2565D, dated 24th July 1888, B. G. G., 1888, Pt. IA, p. 122. 1752D, dated 12th May 1885, para. 6, B. G. G., 1885, Pt. I, p. 585. 2565C, dated 24th July 1888, B. G. G., 1888, Pt. IA, p. 122.		

(1) See footnote (1) on page cxxiii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 12	Rules regarding the constitutions of the following Municipalities :— <i>contd.</i> <i>Nāsik Collectorate—contd.</i> Nāsik Sinnar Yeola <i>Panch Mahāls Collectorate.</i> Dohad Godhra <i>Poona Collectorate.</i> A'landi	1752A, dated 12th May 1885, para. 6. 2565, dated 24th July 1888. 1752B, dated 12th May 1885, para. 6. 2565A, dated 24th July 1888. 1752C, dated 12th May 1885, para. 6. 2565B, dated 24th July 1888. 3179A, dated 9th June 1897. 3179, dated 9th June 1897. 2703A, dated 21st July 1885, para. 5. 2564B, dated 24th July 1888.	B. G. G., 1885, Pt. I, p. 583. B. G. G., 1888, Pt. I A, p. 121. B. G. G., 1885, Pt. I, p. 584. B. G. G., 1888, Pt. I A, p. 121. B. G. G., 1885, Pt. I, p. 584. B. G. G., 1888, Pt. I A, p. 121. B. G. G., 1897, Pt. I A, p. 51. B. G. G., 1897, Pt. I A, p. 50. B. G. G., 1885, Pt. I, p. 916. B. G. G., 1888, Pt. I A, p. 120.

(1) See footnote (1) on page cxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 12	Rules regarding the constitutions of the following Municipalities:— <i>contd.</i> <i>Poona Collectorate—contd.</i> Báramati... .. Indápur Jejuri Junnar Khed Lonávla Poona City	2564D, dated 24th July 1888. 2703E, dated 21st July 1885, para. 5. 2564G, dated 24th July 1888. 2564H, dated 24th July 1888. 2703B, dated 21st July 1885, para. 6. 2564, dated 24th July 1888. 2703, dated 21st July 1885, para. 5. 2564K, dated 24th July 1888. 2703D, dated 21st July 1885, para. 5. 2564I, dated 24th July 1888. 2564J, dated 24th July 1888.	B. G. G., 1888, Pt. IA, p. 120. B. G. G., 1885, Pt. I, p. 918. B. G. G., 1888, Pt. IA, p. 121. B. G. G., 1888, Pt. IA, p. 121. B. G. G., 1885, Pt. I, p. 917. B. G. G., 1888, Pt. IA, p. 120. B. G. G., 1885, Pt. I, p. 916. B. G. G., 1888, Pt. I A, p. 121. B. G. G., 1885, Pt. I, p. 918. B. G. G., 1888, Pt. I A, p. 121. B. G. G., 1888, Pt. I A, p. 121.

(1) See footnote (1) on page cxxxiii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	112	Rules regarding the constitutions of the following Municipalities:— <i>contd.</i> <i>Poona Collectorate—contd.</i> Poona Suburban ... Sásvad ... Sirúr ... Talegaon Dábháda ... <i>Ratnógiri Collectorate.</i> Chiplun ...	1780A, dated 14th May 1885, para. 5. 2564A, dated 24th July 1888. 2564E, dated 24th July 1888. 2703F, dated 21st July 1885, para. 5. 2564F, dated 24th July 1888. 2703C, dated 21st July 1885, para. 5. 2564C, dated 24th July 1888. 3894, dated 13th October 1885, para. 6. 135A, dated 12th January 1889.	B. G. G., 1885, Pt. I, p. 621. B. G. G., 1888, Pt. I A, p. 120. B. G. G., 1888, Pt. I A, p. 121. B. G. G., 1885, Pt. I, p. 919. B. G. G., 1888, Pt. I A, p. 121. B. G. G., 1885, Pt. I, p. 918. B. G. G., 1888, Pt. I A, p. 120. B. G. G., 1885, Pt. I A, p. 71. B. G. G., 1889, Pt. I A, p. 4.

(1) See footnote (1) on page cxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 12	Rules regarding the constitutions of the following Municipalities:— <i>contd.</i> <i>Ratnágiri Collectorate—contd.</i> Dápoli Rájápur • Ratnágiri Vengurla <i>Satara Collectorate.</i> A'shta 3236, dated 26th August 1885, para. 6. 135, dated 12th January 1889. 2581, dated 13th July 1885, para. 5. 135C, dated 12th January 1889. 2339, dated 23rd June 1885, para. 6. 135B, dated 12th January 1889. 3582, dated 19th September 1885, para. 6. 135D, dated 12th January 1889. 3176, dated 22nd August 1885, para. 6. 3640D, dated 13th October 1888.	B. G. G., 1885, Pt. I A, p. 27. B. G. G., 1889, Pt. I A, p. 4. B. G. G., 1885, Pt. I, p. 877. B. G. G., 1889, Pt. I A, p. 4. B. G. G., 1885, Pt. I, p. 797. B. G. G., 1889, Pt. I A, p. 4. B. G. G., 1885, Pt. I A, p. 50. B. G. G., 1889, Pt. I A, p. 4. B. G. G., 1885, Pt. I A, p. 24. B. G. G., 1888, Pt. I A, p. 156.	

(1) See footnote (1) on page cxxxiii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1)12	Rules regarding the constitutions of the following Municipalities :— <i>contd.</i> <i>Sátára Collectorate—contd.</i>		
				Islámpur	3176B, dated 22nd August 1885, para. 6.	B. G. G., 1885, Pt. I A, p. 26.
					3640A, dated 18th October 1888.	B. G. G., 1888, Pt. I A, p. 155.
				Karád	2304, dated 20th June 1886, para. 6.	B. G. G., 1886, Pt. I, p. 791.
					311, dated 3rd February 1892.	B. G. G., 1892, Pt. I A, p. 11.
				Máyinj... ..	3640F, dated 13th October 1888, para. 1.	B. G. G., 1888, Pt. I A, p. 156.
					2582, dated 27th July 1892.	B. G. G., 1892, Pt. I A, p. 85.
				Mhasvad	3640I, dated 13th October 1888.	B. G. G., 1888, Pt. I A, p. 156.
				Pusesávli	3640J, dated 13th October 1888.	B. G. G., 1888, Pt. I A, p. 156.
				Rahimatpur	3640, dated 13th October 1888.	B. G. G., 1888, Pt. I A, p. 155.
					3114, dated 18th August 1885, para. 6.	B. G. G., 1885, Pt. I A, p. 22.
				Sátára	3640B, dated 13th October 1888.	B. G. G., 1888, Pt. I A, p. 155.

(1) See footnotes (1) on page cxxviii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 12	Rules regarding the constitutions of the following Municipalities :— <i>contd.</i> <i>Satara Collectorate—contd.</i> Tasgaon Vita Wai <i>Sholdpur Collectorate.</i> Barsi Karmala... .. Pandharpur	3176 A, dated 22nd August 1885, para. 6. 3640 K, dated 13th October 1888. 3640 G, dated 13th October 1888, para. 1. 2582 A, dated 27th July 1892. 3797, dated 7th October 1885, para. 6. 3640 E, dated 13th October 1888. 1752 J, dated 12th May 1885, para. 5. 2566 C, dated 24th July 1888. 2566 D, dated 24th July 1888. 1752 G, dated 12th May 1885, para. 5. 2566 A, dated 24th July 1888.	B. G. G., 1885, Pt. I A, p. 25. B. G. G., 1888, Pt. I A, p. 156. B. G. G., 1888, Pt. I A, p. 156. B. G. G., 1892, Pt. I A, p. 85. B. G. G., 1885, Pt. I A, p. 67. B. G. G., 1888, Pt. I A, p. 156. B. G. G., 1885, Pt. I, p. 588. B. G. G., 1888, Pt. I A, p. 122. B. G. G., 1888, Pt. I A, p. 122. B. G. G., 1885, Pt. I, p. 587. B. G. G., 1888, Pt. I A, p. 122.

(1) See footnote (1) on page cxxxiii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 12	Rules regarding the constitutions of the following Municipalities:— <i>contd.</i> <i>Sholapur Collectorate—contd.</i>	1752H, dated 12th May 1885, para. 5.	B. G. G., 1885, Pt. I, p. 587.
				Sángola	2566B, dated 24th July 1888.	B. G. G., 1888, Pt. IA, p. 122.
				Sholapur	1752F, dated 12th May 1885, para. 6.	B. G. G., 1885, Pt. I, p. 586.
				Surat Collectorate.	2566, dated 24th July 1888.	B. G. G., 1888, Pt. IA, p. 122.
				Bulsár... ..	2435, dated 30th June 1885, para. 6.	B. G. G., 1885, Pt. I, p. 816.
				Mándri	494 C, dated 4th February 1889.	B. G. G., 1889, Pt. IA, p. 10.
				Ránder	2340B, dated 23rd June 1885, para. 5.	B. G. G., 1885, Pt. I, p. 799.
				Surat	494, dated 4th February 1889.	B. G. G., 1889, Pt. IA, p. 10.
					2340, dated 23rd June 1885, para. 6.	B. G. G., 1885, Pt. I, p. 798.
					494B, dated 4th February 1889.	B. G. G., 1889, Pt. IA, p. 10.
					494A, dated 4th February 1889.	B. G. G., 1889, Pt. IA, p. 10.

(1) See footnote (1) on page cxxxiii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	11	District Municipal Act Amendment.	(1) ¹²	Rules regarding the constitutions of the following Municipalities :—concluded. <i>Thána Collectorate.</i> Bándra 2707B, dated 21st July 1885, paras. 1, 2, 3 & 5. B. G. G., 1885, Pt. I, p. 921. Bassein 2707E, dated 21st July 1885, paras. 1, 2, 3 & 7. B. G. G., 1885, Pt. I, p. 922. Bhiwndi { 2707A, dated 21st July 1885, para. 5. B. G. G., 1885, Pt. I, p. 920. 4135A, dated 24th November 1888. D. G. G., 1888, Pt. I A, p. 167. Kalyán 2707D, dated 21st July 1885, paras. 1, 2, 3 & 6. B. G. G., 1885, Pt. I, p. 921. Kurla 2707C, dated 21st July 1885, paras. 1, 2, 3 & 5. B. G. G., 1885, Pt. I, p. 921. Máhim-Kelva { 2707F, dated 21st July 1885, para. 6. B. G. G., 1885, Pt. I, p. 923. 3714, dated 15th September 1890, para. 1 (3). B. G. G., 1890, Pt. I A, p. 104. Thána { 2707, dated 21st July 1885, para. 5. B. G. G., 1885, Pt. I, p. 920. 4135, dated 24th November 1888. D. G. G., 1888, Pt. I A, p. 167.		

(1) See footnote (1) on page cxxxiii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 12	Rules regarding the constitutions of the following Municipalities in the Province of Sind :—		
				Karachi	2758A, dated 16th July 1884, (Rule 1).	S. O. G., 1884, Pt. I, p. 118.
				Kotri	131, dated 4th February 1886, (Rule 1).	S. O. G., 1886, Pt. IA, p. 10.
				Hyderabad	3069, dated 30th July 1884, (Rule 1).	S. O. G., 1884, Pt. I, p. 183.
					4207, dated 28th October 1884.	S. O. G., 1884, Pt. I, p. 598.
				Jacobabad	1781, dated 14th October 1885, (Rule 1).	S. O. G., 1885, Pt. I A, p. 8.
					2098, dated 18th December 1885.	S. O. G., 1885, Pt. I A, p. 20.
				Shikarpur	3891, dated 3rd October 1884, (Rule 1).	S. O. G., 1884, Pt. I, p. 493.
				Sukkur	3531, dated 6th September 1884, (Rule 1).	S. O. G., 1884, Pt. I, p. 359.
"	"	Ditto	12 (c)	The District Municipal Election Rules, 1891, (Bombay Presidency).	3060, dated 29th August 1891.	618
"	"	Ditto	"	Adding a new clause (1 a) to Rule 3 of the above rules.	567A, dated 22nd February 1892.	626
"	"	Ditto	"	Modifying clause 2 of Rule 3.	4259, dated 9th December 1891.	627

(1) See footnote (1) on page cxxxiii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	12 (c)	A new Rule 9A. ...	494, dated 15th February 1893.	627
"	"	Ditto	"	The District Municipal Election Rules, 1892, (Sind).	863, dated 20th May 1892.	627
"	"	Ditto	"	Substituting new clauses (a) to (i) of Rule 6] of the above rules.	737, dated 11th April 1894.	635
"	"	Ditto	"	Adding a new Rule 9A to the above rules.	553, dated 4th March 1893.	636
"	"	Ditto	12 (c) & (d)	Election Rules of the following Municipalities:—		
				Ahmedabad ...	125, dated 16th January 1892.	636
				Poona (City) ...	567, dated 22nd February 1892.	637
				Surat ...	4882, dated 18th December 1891.	639
					126, dated 16th January 1892, para. 1.	640
"	"	Ditto	(1) 13	Declaring Sections 11 and 12 of the Act to be unsuitable to the following Municipalities and fixing their constitutions:—		
				<i>Ahmedabad Collectorate.</i>		
				Dhandhuka ...	4282, dated 23rd November 1892.	B. G. G., 1892, Pt. I A, p. 122.
				Dholera ...	3693B, dated 7th September 1889.	B. G. G., 1889, Pt. I A, p. 101.

(1) See footnote (1) on page cxxxiii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 13	Declaring Sections 11 and 12 of the Act to be unsuitable to the following Municipalities and fixing their constitutions:— <i>contd.</i> <i>Ahmedabad Collectorate—contd.</i> Mandal 4493A, dated 29th October 1889. Parántij 3578, dated 9th October 1891. Ránpur 3693C, dated 7th September 1889. Sánand 2508, dated 7th July 1885, paras. 2 and 3. <i>Ahmednagar Collectorate.</i> Kharda 343A, dated 22nd January 1890. <i>Broach Collectorate.</i> A'mod 5003B, dated 3rd December 1889. Hánsot 5003C, dated 3rd December 1889. Jambusar 1985, dated 6th June 1893. <i>Kaira Collectorate.</i> A'nand 4083G, dated 1st October 1889. Borsad 4083J, dated 1st October 1889.		<i>B. G. G.</i> , 1889, Pt. IA, p. 121. <i>B. G. G.</i> , 1891, Pt. IA, p. 114. <i>B. G. G.</i> , 1889, Pt. IA, p. 101. <i>B. G. G.</i> , 1885, Pt. I, p. 859. <i>B. G. G.</i> , 1890, Pt. IA, p. 8. <i>B. G. G.</i> , 1889, Pt. IA, p. 139. <i>B. G. G.</i> , 1889, Pt. IA, p. 140. <i>B. G. G.</i> , 1893, Pt. IA, p. 47. <i>B. G. G.</i> , 1889, Pt. IA, p. 110. <i>B. G. G.</i> , 1889, Pt. IA, p. 110.

(1) See footnote (1) on page cxxxiii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 13	Declaring Sections 11 and 12 of the Act to be unsuitable to the following Municipalities and fixing their constitutions :— <i>contd.</i> <i>Kaira Collectorate—contd.</i> Dakor 132, dated 15th January 1885. <i>B. G. G.</i> , 1885, Pt. I, p. 96. Mahudha { 4083I, dated 1st October 1889. <i>B. G. G.</i> , 1889, Pt. IA, p. 110. 2374, dated 13th July 1892. <i>B. G. G.</i> , 1892, Pt. IA, p. 81. Matar 4083K, dated 1st October 1889. <i>B. G. G.</i> , 1889, Pt. IA, p. 111. Mehmadabad 2277, dated 12th June 1889. <i>B. G. G.</i> , 1889, Pt. IA, p. 67. Od... .. 4083F, dated 1st October 1889. <i>B. G. G.</i> , 1889, Pt. IA, p. 110. Umroth 4083H, dated 1st October 1889. <i>B. G. G.</i> , 1889, Pt. IA, p. 110. <i>Nasik Collectorate.</i> Trimbak 911, dated 11th March 1885. <i>B. G. G.</i> , 1885, Pt. I, p. 317. <i>Panch Mahals Collectorate.</i> Kálol { 2653A, dated 8th July 1889. <i>B. G. G.</i> , 1889, Pt. IA, p. 81. 1890, dated 12th May 1890. <i>B. G. G.</i> , 1890, Pt. IA, p. 48.		

(1) See footnote (1) on page cxxliii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 13	Declaring Sections 11 and 12 of the Act to be unsuitable to the following Municipalities and fixing their constitutions :—concluded. <i>Sátara Collectorate.</i> Málcolmpeth ... Sátara Suburban ...	2606, dated 14th July 1885. 1873B, dated 14th May 1889.	<i>B. G. G.</i> , 1885, Pt. 1, p. 880. <i>B. G. G.</i> , 1889, Pt. 1A, p. 56.
"	"	Ditto	"	Declaring Sections 11 and 12 of the Act to be unsuitable to certain Municipalities in the Province of Sind, and fixing their constitutions.	701, dated 28th February 1886.	<i>B. G. G.</i> , 1886, Pt. 1A, p. 18.
"	"	Ditto	(2) 32 & 33	Rules and Bye-laws of the following Municipalities :—(3) In the Northern Division. <i>Ahmedabad Collectorate.</i> Ahmedabad ...	(a) 769, dated 21st May 1875. (a) 1305, dated 23rd July 1879. (a) 577, dated 15th April 1882. 1140, dated 27th July 1886. G. R. No. 530, dated 18th February 1883.	

(1) See footnote (1) on page cxxxiii.

(2) Rules and Bye-laws made by the several Municipalities under the Bombay District Municipal Acts of 1873 and 1884 are not printed in this Volume, as they have been separately published by each Municipality. They are, however, noted in the List for convenience.

(3) The references in Column 6 are to Commissioner's orders unless otherwise shown.

(a) These Rules and Orders, issued under Bombay Act VI of 1873, are kept in force by Bombay Act II of 1884, Section 3.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Northern Division— <i>contd.</i> <i>Ahmedabad Collectorate—contd.</i>	840, dated 19th June 1889. 852, dated 22nd June 1889. 1017, dated 31st July 1889. 1221, dated 13th September 1889. 1617, dated 11th December 1889. 1315, dated 17th October 1891. 547, dated 10th May 1891. 789, dated 29th June 1891. G. R. No. 2796, dated 27th July 1894. 1323, dated 22nd October 1894. 131, dated 1st February 1895.	

1) See footnotes (2) and (3) on page clxxxv.

List of Local Rules and Orders made under Enactment applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :— ⁽¹⁾ <i>contd.</i> In the Northern Division— <i>contd.</i> <i>Ahmedabad Collectorate—</i> <i>contd.</i> <i>Ahmedabad—contd. ...</i> <i>Dhandhuka ...</i>	1224, dated 18th July 1895. 1051, dated 22nd July 1895. 1174, dated 12th August 1895. 423, dated 27th March 1896. 460, dated 31st March 1896. (a) 1082, dated 20th June 1879. G. R. No. 1607, dated 30th May 1887. G. R. No. 341, dated 4th February 1892. 300, dated 12th March 1892. G. R. No. 2613, dated 13th July 1894. 1020, dated 9th August 1894.	

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page clxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i> In the Northern Division— <i>contd.</i> Ahmedabad Collectorate— <i>contd.</i> Dholka Dholera	G. R. No. 867, dated 27th February 1889. 590, dated 2nd May 1889. G. R. No. 5061, dated 9th December 1889. 799, dated 10th July 1893. 952, dated 10th July 1895. 721, dated 21st May 1890. 800, dated 5th July 1892. 100, dated 26th January 1894. G. R. No. 3722, dated 6th September 1895.	

(1) See footnotes (2) and (3) on page clxxiv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :— <i>contd.</i> In the Northern Division— <i>contd.</i> <i>Ahmedabad Collectorate—</i> <i>contd.</i>	(a) G. R. No. 207, dated 23rd January 1875. (a) 1291, dated 19th July 1879. G. R. No. 1579, dated 13th May 1884. Gogha ... } 599, dated 11th April 1885. 1035, dated 27th July 1889. 184, dated 10th February 1890. 1480, dated 14th October 1890. 181, dated 14th February 1891. Mandal ... } 910, dated 21st July 1894. G. R. No. 4765, dated 18th December 1894.	

- - - - (1) See footnotes (2) and (3) on page clxxxv.

a) See footnote (a) on page clxxxv.

(a) See footnote (a) on page cxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Northern Division— <i>contd.</i> <i>Ahmedabad Collectorate—contd.</i>	G. R. No. 1897, dated 13th May 1890. 1327, dated 6th September 1890. 1711, dated 4th December 1890. 1018, dated 9th August 1894.	
				Ranpur	G. R. No. 4581, dated 13th December 1892. 243, dated 3rd March 1893.	
				Sanand	921, dated 23rd July 1894. 812, dated 19th June 1895. 1131, dated 3rd August 1895.	

(1) See footnotes (2) and (3) on page cxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	32 & 33	Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i> In the Northern Division— <i>contd.</i> Ahmedabad Collectorate— <i>concl.</i>	(a) 2927, dated 7th July 1866. (b) 1741, dated 8th September 1877. (b) 1523, dated 15th October 1878. (b) 1643, dated 7th September 1882. 605, dated 19th May 1886. Viramgam 431, dated 11th April 1891. 203, dated 21st February 1893. 270, dated 10th March 1893. 2550, dated 5th July 1895. G. R. No. 3672, dated 2nd September 1895.	

(1) See footnotes (2) and (3) on page clxxxv.

(a) This order, issued under Act XXVI of 1850, is kept in force by Bombay Act I of 1884, Section 3.

(b) See footnote (a) on page clxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :— ⁽¹⁾ <i>contd.</i> In the Northern Division— <i>contd.</i> <i>Broach Collectorate.</i>	932, dated 1st August 1891. 532, dated 9th May 1893. G. R. No. 3654, dated 28th Sep- tember 1894. G. R. No. 1512, dated 10th April 1895.	
				A'mod	G. R. No. 2074, dated 1st Novem- ber 1876. 275, dated 27th Febru- ary 1888. G. R. No. 3651, dated 4th Sep- tember 1889. G. R. No. 726, dated 21st Febru- ary 1891. G. R. No. 3709, dated 4th Feb- ruary 1895.	
				Anklesvar		

(1) See footnotes (2) and (3) on page cxxxv.
 B 483-25

(a) See footnote (a) on page cxxxv.

(a) See footnote (a) on page cxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884.	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i> In the Northern Division— <i>contd.</i> <i>Kaira Collectorate—contd.</i> <i>Anand—contd.</i> ... <i>Borsad...</i> ... <i>Dákor ...</i> ...	1573, dated 14th December 1884. 1212, dated 10th August 1895. 197, dated 18th February 1891. G. R. No. 2523, dated 22nd July 1891. 1695, dated 25th November 1895. 1759, dated 18th December 1890. 197, dated 11th February 1891. G. R. No. 3982, dated 6th November 1893. 900, dated 31st July 1894. 1406, dated 14th August 1894. 730, dated 6th June 1895.	

(1) See footnotes (2) and (3) on page clxxiv.

(a) See footnote (a) on page cxxxv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	11	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i> In the Northern Division— <i>contd.</i> Kaira Collectorate— <i>contd.</i> Mandoba ... Matar ... Mehmadabad ...	197, dated 18th February 1891. G. R. No. 2523, dated 22nd July 1892. G. R. No. 3519, dated 2nd October 1893. 515, dated 1st May 1891. G. R. No. 3094, dated 1st September 1891. 1654, dated 2nd May 1895. G. R. No. 5181, dated 16th December 1895. 1799, dated 21st December 1895. 516, dated 1st May 1891. G. R. No. 3094, dated 1st September 1891.	

(1) See footnotes (2) and (3) on page cxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1.	2.	3.	4.	5.	6.	7.
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	11	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Northern Division— <i>contd.</i> <i>Kaira Collectorate—contd.</i>	G. R. No. 5682, dated 9th July 1889. 1783, dated 22nd December 1890. G. R. No. 60, dated 7th January 1891. 141, dated 6th February 1891. Nadid ... G. R. No. 323, dated 4th February 1892. 623, dated 2nd June 1893. 341, dated 2nd April 1894. 41, dated 10th January 1895. 1708, dated 27th November 1895.	

See footnotes (2) and (8) on page clxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1874	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:— ⁽¹⁾ <i>contd.</i> In the Northern Division— <i>contd.</i> <i>Kaira Collectorate—contd.</i> <i>Od</i> <i>Umreth</i> <i>Panch Mahals Collectorate.</i> <i>Dohad</i>	197, dated 18th February 1891. G. R. No. 2523, dated 22nd July 1892. 1550, dated 13th December 1894. 157, dated 18th February 1891. G. R. No. 2523, dated 22nd July 1892. 101, dated 26th January 1895. 1318, dated 15th September 1888. 1071, dated 23rd December 1889. G. R. No. 3189, dated 12th August 1890. G. R. No. 1515, dated 10th April 1895.	

(1) See footnotes (2) and (3) on page cxxxv.

List of Local Rules and Orders, Bombay-

Under Enactments applying to
rued.

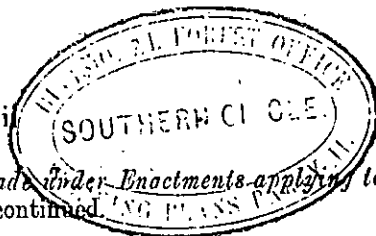
ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1881	II	District Municipal Act Amendment.	(1)32 & 33	Rules and Bye-laws of the following Municipalities :—(U) <i>contd.</i> In the Northern Division— <i>contd.</i> <i>Panch Mahals' Collectorate</i> — <i>contd.</i>	53, dated 13th February 1891. Dated 8th July 1891. 1325, dated 5th September 1895. 1200, dated 13th August 1890. 1721, dated 5th December 1890. 1746, dated 8th May 1895. 592, dated 9th May 1895. 16, dated 8th January 1896.	
				Godhra		
				Kālol		
				<i>Surat Collectorate.</i>		
				Bulsār	1384, dated 21st October 1889. 1476, dated 11th November 1889.	

(1) See footnotes (2) and (3) on page cxxxv.

(1) See footnote (2) and (3) on page cxxxv.

(1) See footnote (a) on page clxxxv.

(a) See footnote (a) on page clxxxv.



List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:— <i>contd.</i> In the Northern Division— <i>contd.</i> Thana Collectorate— <i>contd.</i> Bindra— <i>contd.</i> ... Bassoin ... Bhiwadi ...	G. R. No. 320, dated 26th January 1895. 143, dated 4th February 1895. 255, dated 2nd March 1895. 741, dated 7th June 1895. (a) 226, dated 3rd February 1877. G. R. No. 4610, dated 6th November 1889. 693, dated 11th June 1894. 773, dated 14th June 1895. G. R. No. 3366, dated 27th September 1888. 699, dated 12th June 1891.	

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page clxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS,		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	132 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Northern Division— <i>contd.</i> <i>Thana Collectorate—contd.</i> Bhiwandi— <i>contd.</i> ... Kalyán ... Kurla ...	512, dated 4th May 1894. 1214, dated 19th August 1895. G. R. No. 3366, dated 27th September 1888. 763, dated 1st June 1889. 922, dated 13th July 1891. 1093, dated 5th September 1891. 827, dated 22nd June 1895. G. R. No. 3215, dated 1st August 1895. G. R. No. 1358, dated 30th April 1888. G. R. No. 3366, dated 27th September 1888.	

(1) See footnotes (2) and (3) on page clxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	11	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:— (1) <i>contd.</i> In the Northern Division— <i>concluded.</i> <i>Thána Collectorate—contd.</i> Kurla— <i>contd.</i> ... Máhiun-Kelva ... Thána ... In the Central Division. <i>Ahmednagar Collectorate—</i> <i>Ahmednagar</i> ...	624, dated 2nd June 1893. 385, dated 6th April 1894. G. R. No. 1718, dated 22nd May 1888. 577, dated 18th May 1892. (a) G. R. No. 3, dated 3rd January 1874. (b) G. R. No. 3630, dated 28th December 1874. (b) G. R. No. 794, dated 15th March 1875. (b) G. R. No. 3074, dated 29th September 1876.	

(1) See footnotes (2) and (3) on page clxxxv. (a) See footnote (a) on page cxcl ; cxcli.
(b) See footnote (a) on page clxxxv.

(a) See footnote (a) on page clxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:— ⁽¹⁾ <i>contd.</i> In the Central Division— <i>contd.</i> <i>Ahmednagar Collectorate—</i> <i>contd.</i> Bhingār— <i>contd.</i> ... Kharda ... Sangamner... P.—1357, dated 11th August 1894. G. R. No. 4148, dated 21st No- vember 1893. (a) G. R. No. 794, dated 15th March 1875. G. R. No. 3439, dated 27th Sep- tember 1886. G. R. No. 2056, dated 19th July 1887. P.—1519, dated 28th October 1887. G. R. No 2395, dated 27th June 1888.		

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page clxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1881	II	District Municipal Act Amendment.	(1)32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Central Division— <i>contd.</i> <i>Ahmednagar Collectorate—contd.</i> <i>Sangamner—contd.</i> <i>Vambori ...</i> <i>Khandesh Collectorate.</i> <i>Amalner ...</i>	G. R. No. 4508, dated 15th November 1890. G. R. No. 8124, dated 4th September 1891. G. R. No. 4508, dated 15th November 1890. P.—1681, dated 4th September 1895. (a) G. R. No. 3221, dated 11th November 1874. (a) M.—1918, dated 3rd October 188. (a) M.—1868, dated 27th July 880.	

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page clxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i> In the Central Division— <i>contd.</i> Khandesh Collectorate— <i>contd.</i> Betavad Bhadgaon Bhusaval	(a) G. R. No. 3221, dated 11th November 1874. G. R. No. 3045, dated 25th August 1886. G. R. No. 435, dated 15th January 1891. P.—531, dated 3rd April 1895. (a) G. R. No. 3221, dated 11th November 1874. (a) G. R. No. 772, dated 2nd March 1875. G. R. No. 4735, dated 11th December 1885. G. R. No. 2130, dated 15th June 1891. (a) P.—1884, dated 18th August 1882.	

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page clxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Central Division— <i>contd.</i> <i>Khandesh Collectorate—</i> <i>contd.</i>	(a) G. R. No. 3221, dated 11th November 1874. G. R. No. 4223, dated 30th November 1888. G. R. No. 1382, dated 20th April 1891. P. — 5 3 1, dated 3rd April 1895. G. R. No. 2777, dated 5th July 1895.	
				Chopda ...	(a) 1233, dated 3rd June 1876. (a) M.—1868, dated 27th July 1880. P.—449, dated 9th March 1896.	
				Dharangaon ...	(a) G. R. No. 3186, dated 6th November 1874.	
				Dhulia ...	(a) Dated 15th May 1879. G. R. No. 2130, dated 15th June 1891.	

(1) See footnotes (2) and (3) on page clixv.

(a) See footnote (a) on page clixv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i> In the Central Division— <i>contd.</i> Khandesh Collectorate— <i>contd.</i>	(a) G. R. No. 3221, dated 11th November 1874. (a) M.—1868, dated 27th July 1880. P.—1789, dated 29th August 1896. G. R. No. 5656, dated 23rd December 1896.	
				Erandol ...	1340, dated 12th July 1890.	
				Faizpur ...	G. R. No. 1774, dated 21st May 1891. (a) M.—1918, dated 3rd October 1878.	
				Jalgaon ...	(a) M.—295, dated 19th February 1879. P.—274, dated 22nd February 1887.	

(1) See footnotes (2) and (3) on page ~~clxxxv~~.

(a) See footnote (a) on page cxxxv.

(1) See footnotes (2) and (3) on page cxxxv. (a) See footnote (a) on page cxxxv.

(1) See footnotes (2) and (3) on page cxxxv.

(a) See footnote (a) on page clxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4		6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Central Division— <i>contd.</i> Khandesh Collectorate— <i>contd.</i> Nandurbár— <i>contd.</i> Párola Prakásha	(a) P.—1879, dated 15th September 1883. P.—542, dated 4th April 1895. (a) G. R. No. 3221, dated 11th November 1874. G. R. No. 1558, dated 2nd May 1891. (a) G. R. No. 3221, dated 11th November 1874. (a) G. R. No. 279, dated 24th January 1876. (a) M.—1918, dated 3rd October 1878. P.—337, dated 5th March 1887. P.—542, dated 4th April 1895.	

(1) See footnotes (2) and (3) on page cxxxv.

(a) See footnote (a) on page cxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	ii	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Central Division— <i>contd.</i> Khandesh Collectorate— <i>contd.</i> Báver Sánda Sháháda Shirpur	P. — 7 1 8, dated 1st May 1895. (a) P.—2395, dated 3rd December 1883. (a) G. R. No. 3221, dated 11th November 1874. G. R. No. 3651, dated 4th Sep- tember 1880. G. R. No. 1564, dated 13th May 1892. G. R. No. 459, dated 13th Febru- ary 1893. P. — 5 4 2, dated 4th April 1895. (a) G. R. No. 3221, dated 11th November 1874.	

(1) See footnotes (2) and (3) on page clixv.

(a) See footnote (a) on page clixv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	<p>Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i></p> <p>In the Central Division— <i>contd.</i></p> <p><i>Khandesh Collectorate—</i> <i>contd.</i></p> <p><i>Shirpur—contd. ...</i></p> <p><i>Sindkheda ...</i></p>	<p>G. R. No. 3145, dated 25th August 1886.</p> <p>G. R. No. 4223, dated 30th November 1888.</p> <p>G. R. No. 2133, dated 15th June 1891.</p> <p>G. R. No. 1829, dated 3rd June 1892.</p> <p>G. R. No. 386, dated 7th February 1893.</p> <p>G. R. No. 3280, dated 12th September 1893.</p> <p>P.—531, dated 3rd April 1895.</p> <p>G. R. No. 456, dated 30th January 1896.</p> <p>(a) G. R. No. 3221, dated 11th November 1874.</p>	

(1) See footnotes (2) and (3) on page clxxv.

(a) See footnote (a) on page cxxxiv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i> In the Central Division— <i>contd.</i> Khandesh Collectorate— <i>contd.</i> Sindkeda— <i>contd</i> ... Songir ... Taloda ...	G. R. No. 380, dated 20th January 1891. P. — 531, dated 3rd April 1895. G. R. No. 571, dated 5th February 1896. (a) G. R. No. 1272, dated 27th May 1869. (b) G. R. No. 3221, dated 11th November 1874. (b) G. R. No. 3221, dated 11th November 1874. P. — 337, dated 5th March 1887. G. R. No. 3165, dated 8th September 1891. P. — 542, dated 4th April 1895.	

(1) See footnotes (2) and (3) on page clxxxv. (a) See footnote (a) on page ccxli.

(b) See footnote (a) on page clxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

[ACTS OF THE LOCAL COUNCIL.]				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Central Division— <i>contd.</i> <i>Khândesh Collectorate</i> — <i>contd.</i> Yâval <i>Nâsik Collectorate.</i> Igâtpuri Mâlegaon	P.—1235, dated 17th July 1884. G. R. No. 334, dated 4th February 1892. P.—1005, dated 12th June 1893. G. R. No. 855, dated 8th March 1894. G. R. No. 1184, dated 2nd April 1891. G. R. No. 2412, dated 12th July 1893. G. R. No. 4322, dated 4th Decem- ber 1893. G. R. No. 568, dated 16th Febru- ary 1894. P.—1794, dated 31st October 1894. 694, dated 13th April 1896.	

(1) See footnotes (2) and (3) on page clxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5		7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:— ⁽¹⁾ <i>contd.</i> In the Central Division— <i>contd.</i> <i>Násik Collectorate—contd.</i>	<p>(a) P.—2047, dated 23rd November 1874.</p> <p>(a) G. R. No. 3535, dated 16th December 1874.</p> <p>(a) G. R. No. 4732, dated 28th November 1882.</p> <p>G. R. No. 2668, dated 30th July 1886.</p> <p>G. R. No. 3333, dated 2nd November 1887.</p> <p>G. R. No. 248, dated 17th January 1890.</p> <p>G. R. No. 2134, dated 15th June 1891.</p> <p>G. R. No. 2150, dated 27th June 1892.</p> <p>G. R. No. 854, dated 8th March 1894.</p>	

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page clxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i> In the Central Division— <i>contd.</i> Nasik Collectorate— <i>contd.</i>	(a) P.—643, dated 29th March 1882. G. R. No. 741, dated 28th February 1886. 694, dated 13th April 1896. (a) G. R. No. 3160, dated 3rd November 1874. Dated 2nd February 1892. G. R. No. 4520, dated 1st December 1894. (a) 192, dated 22nd January 1875. P.—896, dated 7th July 1887. G. R. No. 1184, dated 2nd April 1891. P.—978, dated 21st May 1896.	
				Sinnar ...		
				Trimlak ...		
				Yeola ...		

(1) See footnotes (2) and (3) on page clixv.

(a) See footnote (a) on page clixv.

*List of Local Rules and Orders made under enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	11	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i> In the Central Division— <i>contd.</i> <i>Poona Collectorate.</i> Alandi ... Baramati ... Indapur ... Jejuri ... Junnar ... Khed ...	(a) G. R. No. 3117, dated 30th October 1874. G. R. No. 2267, dated 16th June 1894. (a) 2575, dated 17th November 1882. G. R. No. 2122, dated 27th March 1888. G. R. No. 2122, dated 27th March 1888. 1153, dated 18th July 1888. (a) G. R. No. 3117, dated 30th October 1874. 2050, dated 29th October 1895. (a) G. R. No. 3117, dated 30th October 1874. G. R. No. 2267, dated 16th June 1894.	

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page clxxxv.

(a) See footnote (a) on page xcii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	11	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :— <i>contd.</i> In the Central Division— <i>contd.</i> <i>Poona Collectorate—contd.</i>	(a) G. R. No. 1268, dated 21st April 1877. G. R. No. 4436, dated 6th December 1884. G. R. No. 479, dated 10th February 1885. G. R. No. 450, dated 5th February 1886.	
				Louávla ...	(a) G. R. No. 3188, dated 6th November 1874. (a) 178, dated 9th February 1875.	
				Poona City ...	G. R. No. 3190, dated 22nd August 1885. G. R. No. 2725, dated 10th September 1887.	

(1) See footnotes (2) and (3) on page clxxiv.

(a) See footnote (a) on page clxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i> In the Central Division— <i>contd.</i> Poona Collectorate— <i>contd.</i> Sirur— <i>contd.</i> ... Talegaon Dābhāda ... Sātdra Collectorate. Ashta ...	(a) G. R. No. 3776, dated 4th November 1873. (b) G. R. No. 3117, dated 30th October 1874. (c) 2035, dated 4th October 1883. (d) P.—2594, dated 18th November 1882. G. R. No. 4490, dated 29th October 1889. G. R. No. 206, dated 23rd February 1892. G. R. No. 225, dated 31st March 1891. P. — 1790, dated 21st September 1895.	

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page cxcli.

(b) See footnote (a) on page clxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Central Division— <i>contd.</i> <i>Sdtára Collectorate—contd.</i> Islámpur ... Karád ... Máyni ...	G. R. No. 3807, dated 27th October 1891. P.—1303, dated 2nd August 1894. P.—317, dated 5th March 1895. G. R. No. 3262, dated 17th September 1888. G. R. No. 1752, dated 20th May 1891. P.—1289, dated 31st July 1894. P.—1985, dated 12th December 1894. G. R. No. 208, dated 17th January 1891. G. R. No. 2317, dated 4th July 1893. P.—48, dated 9th January 1896.	

(1) See footnotes (2) and (3) on page cxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1834	II	District Municipal Act Amendment.	(1) 52 & 33	Rules and Bye-laws of the following Municipalities:— <i>contd.</i> In the Central Division— <i>contd.</i> <i>Sattara Collectorate—contd.</i> Mhasvad ... Malcolmpeth ... Pusesávli ... Rabimatpur ...	G. R. No. 403, dated 30th January 1891. G. R. No. 3128, dated 1st September 1893. G. R. No. 1959, dated 14th June 1892. 1142, dated 10th July 1894. P.—106, dated 20th January 1896. G. R. No. 774, dated 26th February 1891. G. R. No. 1544, dated 21st May 1887. G. R. No. 1164, dated 31st March 1894. P.—977, dated 8th June 1895. P.—1569, dated 31st July 1896.	

(1) See footnotes (2) and (3) on page cxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Central Division— <i>contd.</i> Sátára Collectorate— <i>contd.</i> Sátára City Sátára Suburban Tasgaon	G. R. No. 4489, dated 29th October 1889. G. R. No. 1416, dated 12th April 1890. G. R. No. 748, dated 24th February 1891. G. R. No. 2805, dated 27th July 1894. P.— 819, dated 17th May 1895. P.— 793, dated 27th April 1896. P.— 996, dated 23rd May 1896. G. R. No. 1127, dated 19th March 1890. G. R. No. 3454, dated 6th August 1896. G. R. No. 1395, dated 1st May 1888.	

(1) See footnotes (2) and (3) on page cxxxv.

(1) See footnotes (2) and (3) on page clxxxv. (a) See footnote (a) on page cxlii. (b) See footnote (a) on page clxxxv.

(1) See footnotes (2) and (3) on page eleven.

List of Local Rules and Orders made under Endowments, applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	<p>Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i></p> <p>In the Central Division— <i>contd.</i></p> <p><i>Sholdpur Collectorate—contd.</i></p>	<p>G. R. No. 1352, dated 1st February 1889.</p> <p>G. R. No. 3971, dated 3rd October 1890.</p> <p>P.— 1161, dated 11th July 1893.</p> <p>P.— 1745, dated 22nd October 1894.</p>	
				Karmala ...	<p>(a) G. R. No. 310, dated 1st February 1877.</p> <p>(a) P.— 25, dated 26th January 1883.</p> <p>G. R. No. 275, dated 23rd January 1886.</p>	
				Pandharpur ...	<p>P.— 343, dated 20th February 1888.</p> <p>G. R. No. 63, dated 7th January 1891.</p> <p>P.— 940, dated 14th June 1894.</p>	

(1) See footnotes (2) and (3) on page ~~xxxv~~.

(a) See footnote (a) on page cxxxiv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Central Division— <i>contd.</i> Sholapur Collectorate— <i>contd.</i> Pandharpur— <i>contd.</i> ... Sangola ... Sholapur ...	P.— 204, dated 4th February 1895. (a) P.—1686, dated 13th August 1883. 1686, dated 15th August 1886. G. R. No. 1758, dated 3rd May 1890. 1482, dated 1st September 1894. R.— 2106 dated 10th December 1894. (a) G. R. No. 3630, dated 28th Decem- ber 1874. (a) 744, dated 27th May 1875. (a) 1813, dated 6th December 1875. (a) M.—679, dated 4th April 1878.	

(1) See footnotes (2) and (3) on page clixiv.

(a) See footnote (a) on page clixiv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1.	2.	3.	4.	5.	6.	7.
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	32 & 33	<p>Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i></p> <p>In the Central Division—<i>concluded.</i></p> <p><i>Sholapur Collectorate—contd.</i></p> <p><i>Sholapur—contd.</i> ...</p> <p>In the Southern Division.</p> <p><i>Belgaum Collectorate.</i></p> <p><i>Athni ...</i> ...</p>	<p>(a) P.—1017, dated 16th September 1882.</p> <p>(a) P.—2175, dated 19th September 1882.</p> <p>(a) P.—2389, dated 24th October 1882.</p> <p>P.—1012, dated 16th June 1884.</p> <p>G. R. No. 2481, dated 15th July 1886.</p> <p>P.—271, dated 15th February 1889.</p> <p>G. R. No. 75, dated 8th January 1891.</p> <p>(a) 553, dated 6th May 1881.</p> <p>P.—84, dated 4th February 1886.</p>	

(1) See footnotes (2) and (3) on page clixv.

(a) See footnote (a) on page clxxv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33.	Rules and laws of the following Municipalities:—(1) <i>contd.</i>		
				In the Northern Division— <i>contd.</i>		
				Belgaum District— <i>contd.</i>		
				Athani— <i>contd.</i>	G. R. No. 8907, dated 29th September 1890.	
					213, dated 13th February 1895.	
					(a) G. R. No. 3173, dated 4th November 1874.	
					P.— 328, dated 26th March 1888.	
					P.— 1359, dated 15th November 1889.	
				Belgaum ...	P.— 417, dated 30th March 1894.	
					P.— 418, dated 30th March 1894.	
					P.— 1622, dated 22nd October 1895.	
					P.— 1012, dated 31st October 1885.	
				Gokak ...	P.— 961, dated 3rd August 1888.	

(1) See footnotes (2) and (3) on page cixxv.

(a) See footnote (a) on page cixxv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Southern Division— <i>contd.</i> <i>Belgaum Collectorate—contd.</i>	P.— 1129, dated 26th July 1894. P.— 1288, dated 25th August 1894. G. R. No. 3527, dated 18th September 1894. P.— 265, dated 26th February 1895. P.— 529, dated 1st April 1896. (a) P.— 553, dated 6th May 1881. P.— 644, dated 7th August 1886. 816, dated 9th September 1890. G. R. No. 1684, dated 11th May 1893. 1610, dated 6th November 1894.	
				Gokak— <i>contd.</i>		
				Nipani...		

(1) See footnotes (2) and (3) on page cxxxv

(a) See footnote (a) on page clxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay— continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Southern Division— <i>contd.</i> <i>Belgaum Collectorate—</i> <i>contd.</i> <i>Saundatti-Yellama ...</i> <i>Yamkanmardi... ...</i> <i>Bijapur Collectorate.</i> <i>Bagalkot</i>	<i>P.— 1037,</i> <i>dated 18th</i> <i>August</i> <i>1888.</i> <i>G. R. No.</i> <i>3700, dated</i> <i>17th Octo-</i> <i>ber 1891.</i> <i>P.— 1879,</i> <i>dated 16th</i> <i>December</i> <i>1895.</i> <i>(a) P.— 553,</i> <i>dated 6th</i> <i>May 1881.</i> <i>P.— 1737,</i> <i>dated 22nd</i> <i>November</i> <i>1882.</i> <i>P.— 613,</i> <i>dated 14th</i> <i>April 1896.</i> <i>P.— 1059,</i> <i>dated 3rd</i> <i>September</i> <i>1889.</i> <i>G. R. No.</i> <i>3869, dated</i> <i>25th Sep-</i> <i>tember</i> <i>1890.</i> <i>G. R. No. 6,</i> <i>dated 3rd</i> <i>January</i> <i>1891.</i>	

(1) See footnotes (2) and (3) on page cxxxv.

(a) See footnote (a) on page cxxxv.

(1) See footnotes (2) and (3) on page clxxxv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Southern Division— <i>contd.</i> <i>Bijapur Collectorate—contd.</i>	P.—612, dated 4th May 1894. P.—1046, dated 12th July 1894. P.—1848, dated 24th December 1894. G. R. No. 1873, dated 31st May 1889. G. R. No. 4093, dated 2nd October 1889. G. R. No. 903, dated 27th February 1890. P.—1043, dated 12th July 1894. 1848, dated 24th December 1894. P.—257, dated 20th February 1887. G. R. No. 3526, dated 2nd September 1890. P.—918, dated 6th July 1891.	
				<i>Bijapur—contd.</i> ...		
				<i>Guledgudd</i> ...		
				<i>Ilkal</i> ...		

(1) See footnotes (2) and (3) on page clxxxv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

[illegible]

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page clxxxv.

(1) See footnotes (2) and (8) on page cxxx.

(a) See footnote (a) on page c|xxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Southern Division— <i>contd.</i> <i>Dhárwār Collectorate—contd.</i>	P.— 1506, dated 25th December 1888. G. R. No. 162, dated 11th January 1890. P.— 1158, dated 4th September 1891. (a) 2142, dated 8th December 1876. (α) P.—314, dated 22nd May 1883. P.— 674, dated 8th May 1884. P.— 1096, dated 5th September 1888. (b) Gadag-Bettigeri ... P.— 1312, dated 3rd October 1890. G. R. No. 5032, dated 22nd December 1890. P.— 1413, dated 30th October 1891. P.— 1571, dated 1st November 1894.	

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page clxxxv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Byc-laws of the following Municipalities :—(1) <i>contd.</i> In the Southern Division— <i>contd.</i> Dhárwār Collectorate— <i>contd.</i>	P.— 1147, dated 30th August 1890. P.— 1007, dated 31st July 1891. G. R. No. 2362, dated 23rd June 1894. (a) 2141, dated 8th December 1876. (a) P.—461, dated 26th March 1884. G. R. No. 1860, dated 16th May 1885. P.— 1059, dated 4th August 1890. P.— 985, dated 25th July 1891. G. R. No. 3555, dated 20th September 1894. G. R. No. 3962, dated 23rd October 1894.	
				Haveri ...		
				Hubli ...		

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page clxx.

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page xcii.

(b) See footnote (a) on page clxxxv.

ACTS OF THE LOCAL COUNCIL.

RULES AND ORDERS.

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page cxxxv.

(a) See footnote (a) on page clxxxiv

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(2) <i>contd.</i> In the Southern Division— <i>contd.</i> <i>Kanara Collectorate—contd.</i> Gokarn— <i>contd.</i> ...	(a) P.—248, dated 15th March 1883. (a) S.P.—302, dated 19th May 1883. G. R. No. 4901, dated 13th December 1890. (a) G. R. No. 986, dated 28th March 1877. (a) P.—248, dated 15th March 1883. P.—390, dated 15th April 1887. G. R. No. 1846, dated 31st May 1888. G. R. No. 3306, dated 20th September 1888. Haliyál G. R. No. 4390, dated 22nd October 1889. G. R. No. 2351, dated 2nd July 1891.	

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page clxxxv.

(1) See footnotes (2) and (3) on page clxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	<p>Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i></p> <p>In the Southern Division— - <i>contd.</i></p> <p><i>Kanara Collectorate—contd.</i></p>	<p>(a) 248, dated 15th March 1883.</p> <p>(a) S.P.—302, dated 19th May 1883.</p> <p>(a) P.—1068, dated 4th September 1883.</p> <p>G. R. No. 2816, dated 27th July 1885.</p> <p>G. R. No. 4430, dated 23rd November 1885.</p> <p>G. R. No. 5277, dated 21st December 1889.</p> <p>P.—1703, dated 29th December 1891.</p> <p>P.—99, dated 22nd January 1896.</p>	
				Karwar ...	<p>G. R. No. 4430, dated 23rd November 1885.</p> <p>G. R. No. 5277, dated 21st December 1889.</p> <p>P.—1703, dated 29th December 1891.</p> <p>P.—99, dated 22nd January 1896.</p>	
				Kumta ...	<p>(a) G. R. No. 3159, dated 3rd November 1874.</p> <p>(a) P.—248, dated 15th March 1883.</p> <p>(a) P.—1068, dated 4th September 1883.</p>	

(1) See footnotes (2) and (3) on page cxxxv.

(a) See footnote (a) on page cxxxv.

(1) See footnotes (2) and (3) on page clxxv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Southern Division— <i>contd.</i> <i>Kánara Collectorate—contd.</i>	(a) 1399, dated 6th November 1883. G. R. No. 25, dated 4th January 1887. P.— 304, dated 21st March 1887. P.— 730, dated 21st June 1888. G. R. No. 4745, dated 16th November 1889.	
				<i>Kumta—contd.</i> ...	(a) G. R. No. 2418, dated 21st August 1874. (a) P.—248, dated 15th March 1883.	
				<i>Sirsi...</i> ...	G. R. No. 2312, dated 30th June 1886. G. R. No. 789, dated 7th March 1887. G. R. No. 4408, dated 12th December 1888.	

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page cixxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 22 & 33	Rules and Bye-laws of the following Municipalities:— <i>contd.</i> In the Southern Division— <i>contd.</i> Kánara Collectorate— <i>contd.</i> Ulvi Kolaba Collectorate. Alibág	(a) G. R. No. 250, dated 26th January 1878. (a) P.—124, dated 31st January 1878. (b) G. R. No. 1177, dated 6th July 1864. (b) 1213, dated 16th March 1870. (b) G. R. No. 2443, dated 11th October 1870. (b) 5473, dated 17th October 1870. (a) 1773, dated 12th September 1877. (a) 35, dated 5th March 1880. (a) 1554, dated 4th October 1880. (a) 494, dated 28th April 1881.	

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page clxxxv.

(b) See footnote (a) on page ccxli.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
car.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
884	II	District Municipal Act Amendment.	(1) 32 & 33	<p>Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i></p> <p>In the Southern Division—<i>contd.</i></p> <p><i>Kolaba Collectorate—contd.</i></p> <p><i>Alibag—contd.</i> ...</p> <p><i>Mahad</i> ...</p>	<p>(a) 1889, dated 16th November 1881</p> <p>G. R. No. 3643, dated 13th October 1886.</p> <p>G. R. No. 2493, dated 24th August 1887.</p> <p>G. R. No. 2124, dated 15th June, 1891.</p> <p>P.— 1012, dated 5th August 1893.</p> <p>P.—27, dated 13th January 1894.</p> <p>P.— 423, dated 30th March 1894.</p> <p>P.— 470, dated 10th April 1891.</p> <p>(a) G. R. No. 3270, dated 14th November 1874.</p> <p>(a) 963, dated 8th June 1882.</p>	

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page clxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	11	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Southern Division— <i>contd.</i> <i>Kolāba Collectorate—contd.</i>	(a) P.—40 dated 20th January 1884. P.— 368, dated 8th April 187. P.— 400, dated 17th April 1887. P.— 852, dated 17th July 1888. G. R. No. 2533, dated 16th July 1891. P.— 920, dated 11th July 1893. G. R. No. 3604, dated 7th October 1893. P.— 1104, dated 21st July 1894. P.— 1270, dated 20th August 1894. (a; 1273, dated 16th July 1879. 197, dated 26th Febru- ary 1889. P.— 1727, dated 18th November 1895.	
				<i>Mahād—contd.</i> ...		
				<i>Panvel</i> ...		

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page clxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	11	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Southern Division— <i>contd.</i> Kolaba Collectorate— <i>contd.</i> Pen ... Roha-Ashtami ...	(a) G. R. No. 3270, dated 14th November 1874. (a) P.— 31, dated 20th January 1884. G. R. No. 3509, dated 5th October 1888. G. R. No. 1339, dated 25th April 1892. G. R. No. 1140, dated 29th March 1894. P.— 1404, dated 19th September 1894. P.— 266, dated 26th February 1895. (a) 831, dated 22nd May 1882. P.— 774, dated 26th July 1887. G. R. No. 2512, dated 20th July 189 .	

(1) See footnotes (2) and (3) on page clixv.

(a) See footnote (a) on page clixv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Southern Division— <i>contd.</i> <i>Kolaba Collectorate—contd.</i> <i>Roha-Ashtami—contd.</i> <i>Uran... ..</i> <i>Ratnagiri Collectorate.</i> <i>Chiplun</i>	P.— 1034, dated 3rd August 1893. P.— 1102, dated 21st July 1894. P.— 1196, dated 17th August 1894. P.— 1215, dated 17th August 1895. (a) 1273, dated 16th July 1879. (a) P.—996, dated 13th October 1879. P.— 331, dated 27th March 1888. G. R. No. 3167, dated 8th Septem- ber 1888. G. R. No. 3915, dated 7th Novem- ber 1888. G. R. No. 4187, dated 24th Novem- ber 1888.	

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page clxxxv.

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page clxxxv.

(1) See footnotes (2) and (3) on page eleven.

(a) See footnote (a) on page cxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	32 & 33	Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i> In the Province of Sind. <i>Hyderabad Collectorate.</i>	(a) 1467, dated 8th October 1880. 1932, dated 4th August 1873. 2615, dated 21st November 1894. (a) 1538, dated 29th September 1879. (a) 1028, dated 23rd July 1880. 936, dated 12th April 1893. Hyderabad... 2196, dated 6th September 1893. 1442, dated 30th June 1894. G, dated 29th March 1895. 762, dated 2nd April 1896.	

(1) See footnotes (2) and (3) on page cxxxv.

(c) See footnote (a) on page clxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i> In the Province of Sind— <i>contd.</i> <i>Hyderabad Collectorate—</i> <i>contd.</i>	/	
				Matiari ...	(a) 1467, dated 8th October 1880. 1932, dated 4th August 1893. 2615, dated 21st November 1894.	
				Nasarpur ...	(a) 1467, dated 8th October 1880. 1932, dated 4th August 1893. 2615, dated 21st November 1894.	
				Tando Adam ...	(a) 1467, dated 8th October 1880. 1932, dated 4th August 1893. 2615, dated 21st November 1894.	
				Tando Allabyar ...	(a) 1467, dated 8th October 1880. 1932, dated 4th August 1893. 2615, dated 21st November 1894.	

(1) See footnotes (2) and (3) on page clxxxv.

(a) See footnote (a) on page clxxxv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	11	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i> In the Province of Sind— <i>contd.</i> <i>Hyderabad Collectorate—</i> <i>contd.</i> Tando Mahamad Khan. <i>Karachi Collectorate.</i> Bubak ... Karachi ...	1229, dated 7th June 1894. 2964, dated 9th December 1896. (a) 689, dated 5th May 1883. 421, dated 22nd March 1887. 892, dated 1st July 1887. 163, dated 1st February 1888. 1192, dated 1st October 1888. 1471, dated 23rd November 1888. 1517, dated 1st December 1888. 1739, dated 3rd December 1888. 442, dated 23rd March 1889.	

(1) See footnotes (2) and (3) on page cxxxv.

(a) See footnote (a) on page cxxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	
Year.	No.	Subject.	Section.	Subject	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i> In the Province of Sind— <i>contd.</i> Karachi Collectorate— <i>contd.</i> Karachi— <i>contd.</i> ...	1048, dated 25th May 1889. 1175, dated 22nd June 1889. 1287, dated 17th July 1889. 1448, dated 15th August 1889. 963, dated 20th March 1890. 903, dated 7th July 1890. 1159, dated 18th August 1890. 1146, dated 29th July 1891. 91, dated 18th January 1892. 254, dated 16th February 1892. 471, dated 21st March 1892.	

(1) See footnotes (2) and (3) on page clxxiv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	11	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(2) <i>contd.</i> In the Province of Sind— <i>contd.</i> Karachi Collectorate— <i>contd.</i> Karachi— <i>contd.</i> , ...	1122, dated 22nd June 1892. 1142, dated 25th June 1892. 1309, dated 21st July 1892. 1318, dated 22nd July 1892. 1344, dated 25th July 1892. 1562, dated 5th September 1892. 1707, dated 16th September 1892. 73, dated 10th January 1893. 1472, dated 14th January 1893. 1356, dated — June 1893. 1754, dated 17th July 1893.	

(1) See footnotes (2) and (3) on page cclxxv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i> In the Province of Sind— <i>contd.</i> <i>Karachi Collectorate—contd.</i>	1938, dated 30th July 1893. 1922, dated 3rd August 1893. 1944, dated 5th August 1893. 2635, dated 27th October 1893. 2637, dated 27th October 1893. <i>Karachi—contd. ...</i> 181, dated 1st February 1894. 751, dated 13th April 1894. 843, dated 23rd April 1894. 845, dated 23rd April 1894. 1169, dated 31st May 1894. 1655, dated 27th July 1894. 1891, dated 24th August 1894.	

(1) See footnotes (2) and (3) on page clxxxiv.

(1) See footnotes (2) and (3) on page cxxxv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	11	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i> In the Province of Sind— <i>contd.</i> <i>Karachi Collectrate—contd.</i> Kotri— <i>contd.</i> ... Mánjhand ... Schwan ... Tatta ... <i>Shikárpur Collectorate.</i> Garhi Yásin ...	1527, dated 9th November 1890. 1972, dated 9th August 1893. 2964, dated 9th December 1896. 2964, dated 9th December 1896. 1140, dated 16th June 1889. 1544, dated 23rd August 1892. 825, dated 2nd June 1879. (a) 871, dated 17th May 1882. 1662, dated 4th November 1886. 2269, dated 29th June 1888. 418, dated 21st March 1889.	

(1) See footnotes (2) and (3) on page cxxxv.

(a) See footnote (a) on page cxxxv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1894	11	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i> In the Province of Sind— <i>contd.</i> <i>Shikarpur Collectorate—contd.</i> Garhi Yasin— <i>contd.</i> Kambar Larkhana Ratodero	298, dated 8th January 1893. 32, dated 6th January 1894. 1267 and 1272, } dated 10th September 1890. 765, dated 29th March 1895. 1267 and 1272, } dated 10th September 1890. 1653, dated 10th October 1891. 2722, dated 7th December 1895. 1267 and 1272, } dated 10th September 1890. 935, dated 2nd May 1891.	

(1) See footnotes (2) and (3) on page cclxv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:—(1) <i>contd.</i> In the Province of Sind— <i>contd.</i> Shikárpur Collectorate— <i>contd.</i> Rohri. ... Shikárpur ...	1469, dated 12th August 1892. 1708, dated 3rd August 1894. 1894, dated 25th August 1894. (a) 636, dated 3rd May 1879. 1936, dated 28th January 1889. 1394, dated 2nd August 1892. 1468, dated 12th August 1892. 509, dated 8th August 1893. 31, dated 6th January 1894. 1171, dated 31st May 1894. 1283, dated 13th June 1894.	

(1) See footnotes (2) and (3) on page cxxxv.

(a) See footnote (a) on page cxxxv.

(a) See footnote (a) on page cxxxv.

(1) See footnotes (2) and (3) on page clxxv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5.	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1384	11	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities :—(1) <i>contd.</i> In the Province of Sind— <i>contd.</i> Thar and Parkar Collectorate. Mithi ... Unmarkot ... Upper Sind Frontier Collectorate. Jacobabad ...	1045, dated 23rd May 1889. 314, dated 5th March 1890. 863, dated 10th January 1891. 114, dated 22nd January 1892. 1045, dated 23rd May 1889. 314, dated 5th March 1890. 563, dated 29th April 1890. 863, dated 10th January 1891. 114, dated 22nd January 1892. 831, dated 22nd June 1888.	

(1) See footnotes (2) and (3) on page clixv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published
1884	II	District Municipal Act Amendment.	(1) 32 & 33	Rules and Bye-laws of the following Municipalities:—(1) concluded. In the Province of Sind—concluded. Upper Sind Frontier Collectorate—contd.	1298, dated 18th July 1889. 1321, dated 24th September 1890. 569, dated 18th April 1891. Jacobabad—contd.... 1265, dated 13th July 1892. 1380, dated 22nd June 1894. 2030, dated 21st November 1894.	
1886	(1) VI	Karachi Port Trust.	3	Limits of the Port of Karachi.	14, dated 23rd March 1887.	<i>D. G. G.</i> , 1887, Pt. I, p. 244.
"	"	Ditto.	33	Declaring two several wharves, piers, jetties, &c., in Karachi as places for landing and shipping goods.	1661, dated 12th October 1891.	<i>S. O. G.</i> , 1891, Pt. I, p. 459.
"	"	Ditto.	"	Adding "Crane Pier" to the list of piers in the above Notification.	876, dated 21st May 1892.	<i>S. O. G.</i> , 1892, Pt. I, p. 557.
"	"	Ditto.	"	Erratum in the preceding Notification.	1046, dated 11th June 1892.	<i>S. O. G.</i> , 1892, Pt. I, p. 637.

(1) See footnotes (2) and (3) on page cxxxv.

(2) See footnote (1) on page xxxvii.

*List of Local Rules and Orders made under Enactments applyin g to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1886	VI	Karachi Port Trust.	33	Declaring the "James" Wharf to be ready for the landing and shipping of goods.	P. T. 2224, dated 13th June 1895.	S. O. G., 1895, Pt. I, p. 712.
"	"	Ditto	43	Scale of charges for the use of cranes and crane-berths framed by the Trustees of the Port of Karachi.	29, dated 4th April 1894.	B. G. G., 1894, Pt. I, p. 297.
"	"	Ditto	"	Addition to the above scale...	92, dated 14th November 1894, para. 1. 62, dated 24th July 1895.	B. G. G., 1894, Pt. I, p. 1142. B. G. G., 1895, Pt. I, p. 819.
"	"	Ditto	"	Scale of tolls and charges framed by the Trustees of the Port of Karachi.	30, dated 4th April 1894. 66, dated 6th August 1894. 92, dated 14th November 1894, para. 2. 60, dated 24th July 1895, (last para.). 19, dated 10th February 1896. 8 and 9, dated 11th January 1897. 10 and 11, dated 1st January 1897. 12, dated 11th January 1897.	B. G. G., 1894, Pt. I, p. 298. B. G. G., 1894, Pt. I, p. 787. B. G. G., 1894, Pt. I, p. 1142. B. G. G., 1895, Pt. I, p. 819. B. G. G., 1896, Pt. I, p. 120. B. G. G., 1897, Pt. I, p. 35. B. G. G., 1897, Pt. I, p. 36. B. G. G., 1897, Pt. I, p. 39.

(1) See footnote (1) on page xxxvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1886	(1) VI	Karachi Port Trust.	55 & 57	Pilotage Bye-laws. ...	2, dated 18th January 1890.	B. G. G., 1890, Pt. I, p. 45.
"	"	Ditto	56 & 57	Bye-laws for the regulation of wharves, piers, jetties, &c.	5, dated 3rd February 1892.	B. G. G., 1892, Pt. I, p. 56.
"	"	Ditto	"	Addition in Rule 2, clause 1 of the above Bye-laws.	61, dated 24th July 1895.	B. G. G., 1895, Pt. I, p. 819.
"	"	Ditto	"	Adding certain words in Bye-law No. 30.	28, dated 22nd February 1896.	B. G. G., 1896, Pt. I, p. 205.
"	"	Ditto	"	New Bye-law No. 46A...	77, dated 15th July 1896.	B. G. G., 1896, Pt. I, p. 694.
"	"	Ditto	"	Amendment of Bye-law No. 47.	148, dated 22nd December 1896.	B. G. G., 1896, Pt. I, p. 1345.
"	"	Ditto	"	Inserting the figure "46A" after "35" in Bye-law No. 56	77, dated 15th July 1896.	B. G. G., 1896, Pt. I, p. 694.
"	"	Ditto	56 (b) & (c) & 57	Bye-laws for regulating the reception at and removal of goods from the 'Mansfield' Import Yard, and the safe and convenient use of the warehouses within the Yard.	25, dated 15th March 1897.	B. G. G., 1897, Pt. I, p. 548.
1887	II	Protection of Pilgrims.	2 (4)	Appointment of an <i>ex-officio</i> Commissioner in Karachi under the Act.	2779, dated 14th September 1887.	641
"	III	Bombay Boiler Inspection.	...	See entries opposite Bombay Act II of 1891.		

(1) See footnote (1) on page xxxvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1887	(1) IV as amended by Bombay Act of 1890.	Gambling.	1	Extending the Act to certain local areas in— Certain Municipal Districts, Cantonments, Towns, &c., Certain Municipal Districts, Towns, &c., Certain Municipal Districts, towns and villages in the Ahmedabad, Kaira, Panch Mahals, Surat and Thana Districts. <i>Erratum in the above Notification No. 2484 of 1888.</i>	328, dated 17th January 1888. 501, dated 25th January 1888. 4475, dated 15th August 1888. 2484, dated 11th May 1888. 1465, dated 11th March 1892. 3410, dated 30th June 1888.	<i>B. G. G.</i> , 1888, Pt. I, p. 41. <i>B. G. G.</i> , 1888, Pt. I, p. 58. <i>B. G. G.</i> , 1888, Pt. I, p. 669. <i>B. G. G.</i> , 1888, Pt. I, p. 431. <i>B. G. G.</i> , 1892, Pt. I, p. 244. <i>B. G. G.</i> , 1888, Pt. I, p. 564.
"	"	Ditto	"	Extending the Act to certain local areas in the following Districts :— Ahmedabad	3606, dated 10th July 1888. 1054, dated 25th February 1889. 3668, dated 9th July 1890. 4060, dated 28th July 1890. 3361 A, dated 30th November 1895.	<i>B. G. G.</i> , 1888, Pt. I, p. 564. <i>B. G. G.</i> , 1889, Pt. I, p. 150. <i>B. G. G.</i> , 1890, Pt. I, p. 632. <i>B. G. G.</i> , 1890, Pt. I, p. 759. <i>B. G. G.</i> , 1895, Pt. I, p. 1253.

(1) Notifications under this Act are not printed in this Volume, as they are of too little general importance for publication. They are, however, noted in the List for convenience.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued:*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1887	(1) IV as amended by Bombay Act I of 1890.	Gambling.	1	Extending the Act to certain local areas in the following Districts:— <i>contd.</i>		
				Ahmednagar ...	3211, dated 18th June 1889. 6259, dated 25th November 1891. 5580, dated 10th August 1894.	B. G. G., 1889, Pt. I, p. 544. B. G. G., 1891, Pt. I, p. 967. B. G. G., 1894, Pt. I, p. 899.
				Poona ...	4762, dated 29th August 1888. 5542, dated 4th September 1893.	B. G. G., 1888, Pt. I, p. 731. B. G. G., 1893, Pt. I, p. 872.
				Bijapur ...	2855, dated 28th May 1889. 784, dated 30th January 1896. 22, dated 4th January 1897.	B. G. G., 1889, Pt. I, p. 494. B. G. G., 1896, Pt. I, p. 106. B. G. G., 1897, Pt. I, p. 2.
				Broach ...	5565, dated 4th September 1893. 2222, dated 4th April 1895.	B. G. G., 1893, Pt. I, p. 872. B. G. G., 1895, Pt. I, p. 440.

(1) See footnote (1) on page cclxxiii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1887	(1) IV as amended by Bombay Act I of 1890.	Gambling.	I	Extending the Act to certain local areas in the following Districts :— <i>contd.</i> Hyderabad... Kaira ... Kánara ... Karachi ...	1622, dated 21st March 1888. 1164, dated 24th February 1891. 5130, dated 26th September 1891. 3647, dated 6th July 1892. 2398, dated 5th May 1890. 2626, dated 12th May 1891. 1282, dated 19th February 1894. 8397A, dated 3rd December 1895. 8907, dated 21st December 1896. 6404, dated 26th November 1888. 6770, dated 18th December 1889.	B. G. G., 1888, Pt. I, p. 271. B. G. G., 1891, Pt. I, p. 180. B. G. G., 1891, Pt. I, p. 780. B. G. G., 1892, Pt. I, p. 581. B. G. G., 1890, Pt. I, p. 381. B. G. G., 1891, Pt. I, p. 410. B. G. G., 1894, Pt. I, p. 146. B. G. G., 1895, Pt. I, p. 1254. B. G. G., 1896, Pt. I, p. 1344. B. G. G., 1888, Pt. I, p. 1010. B. G. G., 1889, Pt. I, p. 1068.

(1) See footnote (1) on page cclxxiii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1887	(1) IV as amended by Bombay Act I of 1890.	Gambling.	I	Extending the Act to certain local areas in the following Districts:— <i>contd.</i> Khandesh	3407, dated 30th June 1888. 1252, dated 6th March 1889. 4957, dated 17th September 1889. 3663, dated 8th July 1890. 7264, dated 30th December 1890. 2370, dated 28th April 1891. 6260, dated 25th November 1891. 1890, dated 5th April 1892. 1891, dated 5th April 1892. 6579, dated 23rd November 1892. 870, dated 6th February 1893. 2745, dated 5th May 1893.	B. G. G., 1888, Pt. I, p. 564. B. G. G., 1889, Pt. I, p. 186. B. G. G., 1889, Pt. I, p. 797. B. G. G., 1890, Pt. I, p. 632. B. G. G., 1891, Pt. I, p. 11. B. G. G., 1891, Pt. I, p. 355. B. G. G., 1891, Pt. I, p. 967. B. G. G., 1892, Pt. I, p. 326. B. G. G., 1892, Pt. I, p. 1162. B. G. G., 1893, Pt. I, p. 79. B. G. G., 1893, Pt. I, p. 413.

(1) See footnote (1) on page ccclxxiii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1887	(1) IV as amended by Bombay Act I of 1890.	Gambling.	1	Extending the Act to certain local areas in the following Districts :— <i>contd.</i>		
				Khândesh— <i>contd.</i>	4553A, dated 30th June 1891.	B. G. G., 1894, Pt. I, p. 685.
					2988, dated 8th May 1895.	B. G. G., 1895, Pt. I, p. 530.
				Kolāba ...	2624, dated 17th April 1891.	B. G. G., 1894, Pt. I, p. 361.
					1386, dated 20th February 1897.	B. G. G., 1897, Pt. I, p. 414.
				Nāsik ...	1108, dated 27th February 1889.	B. G. G., 1889, Pt. I, p. 531.
					3829, dated 3rd June 1896.	B. G. G., 1896, Pt. I, p. 581.
				Poona ...	3940, dated 20th May 1897.	B. G. G., 1897, Pt. I, p. 873.
					4986, dated 18th September 1891.	B. G. G., 1891, Pt. I, p. 773.
				Ratnāgiri ...	4758, dated 2nd September 1892.	B. G. G., 1892, Pt. I, p. 886.
					7344, dated 23rd December 1892.	B. G. G., 1893, Pt. I, p. 7.
				Shikārpur ...	5239, dated 24th September 1888.	B. G. G., 1888, Pt. I, p. 771.
					1929, dated 27th March 1893.	B. G. G., 1893, Pt. I, p. 311.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1887	(1) IV as amended by Bombay Act I of 1890.	Gambling.	1	Extending the Act to certain local areas in the following Districts:— <i>concluded.</i>		
					3316, dated 24th June 1889.	B. G. G., 1889, Pt. I, p. 551.
					5218, dated 1st October 1889.	B. G. G., 1889, Pt. I, p. 848.
				Sholapur... ..	2855, dated 28th May 1890.	B. G. G., 1890, Pt. I, p. 500.
					3908, dated 22nd July 1891.	B. G. G., 1891, Pt. I, p. 621.
					5760, dated 14th August 1895.	B. G. G., 1895, Pt. I, p. 838.
				Surat	1844, dated 2nd April 1890.	B. G. G., 1890, Pt. I, p. 270.
					3648, dated 6th July 1892.	B. G. G., 1892, Pt. I, p. 581.
				Thana	3632, dated 11th July 1888.	B. G. G., 1888, Pt. I, p. 585.
					4587, dated 2nd July 1894.	B. G. G., 1894, Pt. I, p. 685.
				Thar and Parkar	2992, dated 8th June 1888.	B. G. G., 1888, Pt. I, p. 494.
"	"	Ditto	"	Extending the Act to the Settlement of Aden and its dependencies.	5589, dated 11th October 1890.	B. G. G., 1890, Pt. I, p. 1016.

(1) See footnote (1) on page ccclxxiii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1887	(1) IV as amended by Bombay Act I of 1890.	Gambling.	1	Extending Section 12 of the Act to the— Municipal District of Bārd-mati in the Poona District. Town of Mhasvad in the Sātara District.	1829, dated 31st March 1888. 6922, dated 23rd December 1889.	B. G. G., 1888, Pt. I, p. 309. B. G. G., 1889, Pt. I, p. 1084.
"	VI	Matādārs.	18	Rules	1339, dated 27th February 1888.	641
1888	III	Bombay Municipality.	51 (f)	The Bombay Municipal Pension Regulations.	G. R. No. 950, dated 20th March 1893.	643
"	"	Ditto	438	Closing the Chinese burial-ground at Cursetji Suklāji Street.	(a) Dated 30th March 1874.	652
"	"	Ditto	"	Do. Jewish burial-ground at Grant Road.	(a) 3990, dated 20th October 1885.	652
"	"	Ditto	"	Do. a portion of the Borah burial-ground, situate between the Girgaum Road and Queen's Road, Bombay.	693, dated 2nd March 1892.	653
"	"	Ditto	461 (u)	Bye-laws as to the functions of the Joint Schools' Committee and the administration of the School Fund.	402, dated 12th February 1890.	654
"	"	Ditto	461 (w)	Bye-laws regarding the appointment of members of the Standing Committee of the Corporation.	389, dated 8th February 1892.	660
"	"	Ditto	461, 462 & 463	Bye-laws with respect to buildings.	2672, dated 3rd August 1892.	661

(1) See footnote (1) on page ccxxiii.

(a) These Notifications, issued under Bombay Act III of 1872, are kept in force by Bombay Act III of 1888, Section 2.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1888	III	Bombay Municipality.	461, 462 & 463	Bye-laws relating to Markets and Slaughter-houses.	2148, dated 27th May 1895.	677
"	"	Ditto	"	Bye-laws under classes (a), (b), (f), (g), (h), (j) and (p) of Section 461.	2728, dated 2nd July 1895.	684
"	"	Ditto	"	<i>Erratum</i> in Sections 11 and 16 of Chapter III of the above Bye-laws.	424, dated 28th January 1896.	698
"	"	Ditto	509 (1) & (2)	Fees payable on applications, appeals or references made to the Chief Judge of the Court of Small Causes of Bombay.	4010, dated 14th November 1888.	698
"	(1) V	Aden Port Trust.	3	Limits of the Port of Aden ...	28, dated 19th March 1889.	<i>B. G. G.</i> , 1889, Pt. I, p. 219.
"	"	Ditto	40 (2)	Scale of tolls, rates, &c. ...	102, dated 16th November 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 1120.
"	"	Ditto	"	Supplement to the above scale.	26, dated 1st March 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 234.
"	"	Ditto	"	Amending the above scale as regards wharfage fees for landing and shipping wines and liquors.	95, dated 16th August 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 778.
"	"	Ditto	"	Do. as regards mooring fees levied under Rule 12 of the scale.	102, dated 5th September 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 863.
"	"	Ditto	"	Addition in Rule 1, para. 3, of the above scale of Tolls, &c.	69, dated 26th August 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 911.

(1) See footnote (1) on page xxxvii.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1883	(1) V	Aden Port Trust.	40 (2)	Scale of charges for landing and shipping explosives other than Military or Naval munition.	97, dated 23rd August 1893.	B. G. G., 1893, Pt. I, p. 846.
"	"	Ditto	52 (2) (a) & 54	Bye-laws for fixing the wages and allowances of Pilots.	108, dated 20th November 1895.	B. G. G., 1895, Pt. I, p. 1172.
"	"	Ditto	52 (2) (b) & 54	Pilotage Bye-laws.	54, dated 19th July 1890.	B. G. G., 1890, Pt. I, p. 743.
"	"	Ditto	"	Alteration in Bye-laws Nos. 2 and 23.	124, dated 22nd November 1893.	B. G. G., 1893, Pt. I, p. 1102.
"	"	Ditto	"	Additions to, and alterations in, Bye-laws Nos. 3, 6, 18, 20 and 25.	52, dated 15th April 1896.	B. G. G., 1896, Pt. I, p. 380.
"	"	Ditto	53 & 54 (1)	Bye-laws.	25, dated 1st March 1893.	B. G. G., 1893, Pt. I, p. 227.
1889	I	Village Sanitation.	5 (1)	Directing that the Act shall cease to be in operation in the villages of Malko and Shera in talukas of Károl and Godhra, respectively, of the Panch Mahals District.	2135, dated 27th May 1895.	699
"	"	Ditto	7	Extending Part III of the Act to the villages of Chikhli and Samroli in the Chikhli taluka of the Surat District.	1019, dated 12th March 1895.	699
1890	II	Salt.	1 (2)	Bringing the Act into force in Sind from 2nd October 1890.	6673 A, dated 20th September 1890.	700
"	"	Ditto	4	Appointing <i>ex-officio</i> Commissioner and Collector of Salt Revenue for the Settlement of Aden and its dependences.	1721, dated 6th March 1891.	700
"	"	Ditto	"	Appointing <i>ex-officio</i> Commissioner, Collector and Assistant Collector of Salt Revenue for Sind.	2097, dated 23rd March 1891.	700
"	"	Ditto	"	Appointing certain officers in Sind to be Collectors of Salt Revenue.	10336, dated 17th December 1894.	700

(1) See footnote (1) on page xxxvii.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1890	II .	Salt.	10 (1)	Investing certain officers with powers under— Sections 28, 39, 42 and 44.	1048, dated 7th March 1891.	701
				Sections 28,38 (2) and 44...	6001, dated 5th November 1892.	702
				Sections 42 and 44 ...	6600, dated 3rd December 1892.	702
				<i>Erratum</i> in the above Notification.	6724, dated 9th December 1892.	703
"	"	Ditto	"	Investing the Inspectors on the Goa and Daman Frontier Preventive Lines with powers under Sections 39 and 44.	6262, dated 17th November 1892.	703
"	"	Ditto	"	Do. the Head Karkun of the Salt Department at Patharpunja on the Daman Frontier with powers under Section 44.	1139, dated 2nd March 1892.	703
"	"	Ditto	"	Investing certain officers in Sind with powers under certain Sections of the Act.	1032, dated 11th March 1895.	704
"	"	Ditto	10 (2)	Delegating to the following officers the power vested in the Governor in Council by Section 10, Sub-section (1):— The Commissioner of Customs, Salt, Opium and Abkari.	1297, dated 18th February 1891.	704
				The Commissioner of Salt Revenue for the Settlement of Aden.	1721 A, dated 6th March 1891.	704
"	"	Ditto	14, 37, 52, 58 & 59	The Sind Salt Rules, 1894 ...	4678, dated 23rd June 1897.	705

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1890	II	Salt.	18 (1)	Declaring the following Bandars to be Preventive Stations for the examination of salt :— Bassein Bandar	(a) 9948, dated 6th December 1884.	708
				Chendni Bandar in the Thána Creek	(a) 6152, dated 5th November 1887.	708
					(a) 80, dated 7th January 1888.	708
"	"	Ditto	28 to 35	Rules for the sale of salt from the Māurypur Moach Salt Works.	1191, dated 27th March 1893.	708
"	"	Ditto	36 (d)	Section 35 and the rest of Part IV of the Bombay Act VII of 1873 to be in force within the Tāluka of Dhandhuka of the Ahmedabad District and within a distance of 10 miles from the Frontier of Kathiāwār.	(a) Dated 12th January 1876.	717
"	"	Ditto	37, 52, 58 & 59	The Bombay Salt Rules, 1893...	7890, dated 26th October 1893.	717
"	"	Ditto	58	Rules for the disposal of applications for permission to open new salt works.	(b) 1733B, dated 5th March 1890.	721
"	"	Ditto	"	Rules for regulating the manufacture and removal of salt at the Shaikh Othman Salt Work at Aden.	2096A, dated 23rd March 1891.	722

(a) These Notifications, issued under Bombay Act VII of 1873, are kept in force by Bombay Act II of 1890, Section 2.
 (b) This Notification, issued under Bombay Act VII of 1873, as amended by Bombay Act V of 1882, is kept in force by Bombay Act II of 1890, Section 2.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1890	IV	District Police.	...	Police Manual, 1893 ⁽¹⁾	Police Manual.
"	"	Ditto	...	New Rules for Rules 1, (3) and 1 (5) of the Rules for the examination of Inspectors and Chief Constables of Police in the above Manual(1).	1221, dated 16th February 1894.	B. G. G., 1894, Pt. I, p. 146.
"	"	Ditto	...	Inserting a footnote below rule 1 (5) of the above rules (1).	6140 dated 6th September 1894.	B. G. G., 1894, Pt. I, p. 928.
"	"	Ditto	1 (2)	Introducing the following Sections of the Act into Sind :—		
				Section 45 ...	3961, dated 11th November 1891.	724
				Sections 41, 67 and 69 ...	390, dated 21st January 1892.	724
				Sections 42, 43, 44 and 68 (a).	579B, dated 25th January 1893.	724
				Section 25 ...	6758A, dated 24th September 1895.	724
"	"	Ditto	6	Appointing a District Superintendent of Police for Aden.	1192, dated 29th February 1892.	725
"	"	Ditto	(2) 41	Extending the Section to the following towns and places :—		
				Ahmedabad and its suburbs.	2837, dated 25th May 1891.	B. G. G., 1891, Pt. I, p. 422.
				Ahmednagar and Bhingar	455, dated 23rd January 1891.	B. G. G., 1891, Pt. I, p. 85.
				Belgaum ...	3416, dated 7th June 1893.	B. G. G., 1893, Pt. I, p. 483.

(1) As this Manual has been published by Government in book form, it is not printed in this Volume.

(2) These Notifications are not printed in this Volume, as they are of too little general importance for publication. They are, however, noted in the List for convenience.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1890	IV	District Police.	(1) 41	Extending the Section to the following towns and places :— <i>contd.</i>		
				Bhusával in the Khándesh District.	1488A, dated 6th March 1895.	B. G. G., 1895, Pt. I, p. 250.
				Bijápur and Bágalkot in the Bijápur District.	3351, dated 16th May 1894.	B. G. G., 1894, Pt. I, p. 451.
				Chikodi and Nipáni in the Belgaum District.	3712, dated 27th May 1896.	B. G. G., 1896, Pt. I, p. 554.
				Chiplun in the Ratnágiri District.	6889, dated 27th September 1895.	B. G. G., 1895, Pt. I, p. 988.
				Dhárwár and Hubli ...	6178, dated 12th November 1890.	B. G. G., 1890, Pt. I, p. 1125.
				Hyderabad District (certain towns in).	2738, dated 23rd May 1892.	B. G. G., 1892, Pt. I, p. 460.
				Kalyán in the Thána District.	7141, dated 16th December 1892.	B. G. G., 1892, Pt. I, p. 1240.
				Karáchi District (certain towns in).	2738, dated 23rd May 1892.	B. G. G., 1892, Pt. I, p. 460.
				Mannád in the Násik District.	1224, dated 1st March 1892.	B. G. G., 1892, Pt. I, p. 190.
				Poona and its suburbs ...	7207, dated 24th December 1890.	B. G. G., 1890, Pt. I, p. 1313.
				Sangamner in the Ahmednagar District.	1830, dated 12th March 1894.	B. G. G., 1894, Pt. I, p. 222.
				Sátára City... ..	6698, dated 1st December 1890.	B. G. G., 1890, Pt. I, p. 1198.

(1) See footnote (2) on page cclxxxiv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1890	IV	District Police.	(1) 41	Extending the Section to the following towns and places :— <i>concluded.</i>		
				Sátára Suburban Municipality.	5132, dated 26th September 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 782.
				Shikárpur District (certain towns in).	390A, dated 21st January 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 45.
				Sholápur (Municipality) ...	7132, dated 15th December 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 1240.
				Tásgaon in the Sátára District.	451A, dated 23rd January 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 78.
				Thána	4053, dated 29th July 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 643.
				Upper Sind Frontier District (certain towns in).	2738, dated 23rd May 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 460.
"	"	Ditto	(1) 61	Extending the Section to certain local areas in the following Districts :—		
				Ahmedabad... ..	5719, dated 18th October 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1051.
					5749, dated 20th October 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1051.
					2048, dated 12th April 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 337.
				Ahmednagar	2543, dated 26th April 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 378.
					5969, dated 22nd August 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 911.

1) See footnote (2) on page cclxxxiv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1890	IV	District Police.	(1) 61	Extending the Section to certain local areas in the following Districts:— <i>contd.</i>	6202, dated 12th November 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1126.
				Belgaum	389, dated 20th January 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 68.
				Erratum in Notification No. 389 of 1891.	{ 883, dated 11th February 1891.	{ <i>B. G. G.</i> , 1891, Pt. I, p. 128.
					884, dated 11th February 1891.	
					2847, dated 28th May 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 482.
					7419, dated 27th December 192.	<i>B. G. G.</i> , 1893, Pt. I, p. 8.
				Bijapur	{ 6905, dated 10th December 1890.	{ <i>B. G. G.</i> , 1890, Pt. I, p. 1252.
					4241, dated 11th July 1893.	
				Broach	5820, dated 21st October 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1051.
				Dhárwār	{ 6177, dated 12th November 1890.	{ <i>B. G. G.</i> , 1890, Pt. I, p. 1126.
				Erratum in Notification No. 6177 of 1890.	{ 3834, dated 5th June 1894.	
					6993, dated 15th December 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1260.
					3835, dated 5th June 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 545.

(1) See footnote (2) on page ccclxxxiv.

List of Local Rules and Orders made under Enactments applying to Bombay—continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1890	IV	District Police.	(1) 61	Extending the Section to certain local areas in the following Districts:— <i>contd.</i>	6180, dated 12th November 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1126.
				Kaira ...	3949, dated 24th July 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 634.
				Kanara ...	6179, dated 12th November 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1125.
					881, dated 11th February 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 128.
				Elmhudesh ...	5822, dated 22nd October 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1052.
					2029, dated 9th April 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 320.
				Errata in Notification No. 2029 of 1891.	Dated 29th April 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 352.
					Dated 13th November 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 932.
					3483, dated 29th June 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 529.
					6575A, dated 23rd November 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 1162.
					401, dated 21st January 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 69.
				Kolaba ...	2064, dated 13th April 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 320.
					3720, dated 13th July 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 597.

(1) See footnote (2) on page ccclxxiv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1890	IV	District Police.	(1) 61	Extending the Section to certain local areas in the following Districts:— <i>contd.</i>		
					5424, dated 10th October 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 833.
				Kolaba— <i>contd.</i>	6698, dated 15th December 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 1025.
					3824, dated 2nd June 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 581.
					6821, dated 22nd October 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1062.
					211, dated 14th January 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 31.
					4815, dated 9th September 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 743.
					6445, dated 4th December 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 985.
					906, dated 15th February 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 120.
				N. sik	1099, dated 24th February 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 146.
					3205, dated 2nd May 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 464.
					4738, dated 8th July 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 685.
					5740, dated 10th August 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 871.
					5742, dated 20th August 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 871.

(1). See footnote (2) On page ccclxxxiv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1890	IV	District Police.	(1) 61	Extending the Section to certain local areas in the following Districts:— <i>contd.</i>		
				Panch Mahals	6046, dated 4th November 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1092.
					5321, dated 19th September 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 981.
					6757, dated 3rd December 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1198.
					1375, dated 8th March 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 215.
				Poona...	4739, dated 11th July 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 609.
					531A, dated 26th January 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 78.
					1920, dated 14th March 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 284.
					6911, dated 10th December 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1252.
					5120, dated 15th August 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 824.
				Ratnagiri ...	3576, dated 24th May 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 545.
					88, dated 7th January 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 34.
					6230, dated 11th September 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 946.

(1) See footnote (2) on page cclxxxiv.

*List of Local Rules and Orders made under Enactments applying to
Bombay - continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1890	IV	District Police.	(1) 61	Extending the Section to certain local areas in the following Districts :— <i>contd.</i>	5750, dated 20th October 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1051.
					6088, dated 14th November 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 925.
				Etāra ...	8197, dated 29th December 1893.	<i>B. G. G.</i> , 1894, Pt. I, p. 9.
					2493, dated 15th May 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 507.
				<i>Erratum</i> in Notification No. 3493 of 1896.	(3092, dated 9th June 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 593.
					5756, dated 20th October 1896.	<i>B. G. G.</i> , 1890, Pt. I, p. 1051.
				Eholāpur ...	2618, dated 11th May 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 398.
					6165, dated 10th November 1890.	<i>B. G. G.</i> , 1890, Pt. I, p. 1123.
				Surat ...	3602, dated 6th June 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 502.
					5217, dated 30th July 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 782.
				Thāna ...	1940, dated 4th April 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 319.
				<i>Erratum</i> in Notification No. 1940 of 1891.	(3767, dated 15th July 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 597.
					4622, dated 31st August 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 716.

(1) See footnote (2) on page CCXXIV.

*List of Local Rules and Orders made under Enactments applying to
Bombay - continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1890	IV	District Police.	(1) 61	Extending the Section to certain local areas in the following Districts :— <i>concluded.</i>		
				Thāna— <i>contd.</i>	6787, dated 3rd October 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 952.
					3720, dated 30th May 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 545.
	"	Ditto	"	Extending certain clauses of the Section to certain local areas and villages in the following Districts :—		
					3477, dated 27th June 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 572.
				Dhārwar	5281, dated 30th July 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 787.
					4570, dated 3rd July 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 766.
				Kolāha...	6347, dated 5th September 1895.	<i>B. G. G.</i> , 1895, Pt. I, p. 917.
					4957, dated 18th September 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 773.
				Nāsik	842, dated 30th January 1897.	<i>B. G. G.</i> , 1897, Pt. I, p. 144.
					3993, dated 11th June 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 620.
				Poona	3356, dated 27th April 1897.	<i>B. G. G.</i> , 1897, Pt. I, p. 775.

(1) See footnote (2) on page cclxxxiv.

List of Local Rules and Orders made under Enactments applying to Bombay-- continued.

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1890	IV	District Police.	(1) G1.	Extending certain clauses of the Section to certain local areas and villages in the following Districts:— <i>contd.</i>		
				Ratanigiri ...	4593, dated 18th July 1894.	<i>B. G. G.</i> , 1891, Pt. I, p. 737.
					4939, dated 25th July 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 776.
				Satara ...	8053, dated 20th December 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 1171.
					1719, dated 7th March 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 203.
					8717, dated 15th December 1896.	<i>B. G. G.</i> , 1896, Pt. I, p. 1347.
				Sholapur ...	2913, dated 28th May 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 440.
				<i>Erratum</i> in the above Notification No. 2913 of 1891.	3457, dated 26th June 1891.	<i>B. G. G.</i> , 1891, Pt. I, p. 529.
					2846, dated 27th May 1892.	<i>B. G. G.</i> , 1892, Pt. I, p. 482.
					4121, dated 15th June 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 620.
				Gurat ...	6079, dated 4th September 1894.	<i>B. G. G.</i> , 1894, Pt. I, p. 928.
					2591, dated 9th April 1893.	<i>B. G. G.</i> , 1893, Pt. I, p. 373.
1890	V	Municipal Servants.	1 (3)	Extending the provisions of the Act to the Municipal District of Karachi.	5889, dated 17th September 1895.	725
"	"	Ditto ...	"	Do. of Breach ...	1738, dated 30th March 1897.	725

(1) See footnote (2) on page ccxxxiv.

*List of Local Rules and Orders made under Enactments applying to
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1891	II	Boiler Inspection.	1 (2)	Extending Bombay Act V of 1873 to—		
				Aden	(a) 2012, dated 14th July 1880.	725
				Karachi and Kotri in Sind.	(a) 2020, dated 31st May 1882.	726
"	"	Ditto ...	"	Extending Bombay Act III of 1887 to—		
				All places within certain Districts in which it was not already in force.	(b) 2070, dated 28th May 1889.	726
				Belgaum and Kolaba Districts.	(b) 903, dated 10th March 1891.	727
"	"	Ditto ...	"	Extending the Act to the following Districts in Sind :—		
				Hyderabad	507, dated 16th February 1892.	727
				Shikarpur	928, dated 25th February 1896.	727
				Thar and Parkar	4368, dated 22nd October 1895.	727
"	"	Ditto	"	Extending the Act to the District of Sâtara.	1755, dated 31st March 1897.	728
"	"	Ditto	4, 7 & 35	The Bombay Boiler Inspection Rules, 1891.	1877, dated 21st May 1894.	728
"	"	Ditto	"	Modifying Rule 4 of the above rules.	4372, dated 22nd October 1895.	733
					932, dated 25th February 1896.	733

(a) These Notifications, issued under Bombay Act V of 1873, are kept in force by Bombay Acts III of 1887 and II of 1891, Section 1.

(b) These Notifications, issued under Bombay Act III of 1887, are kept in force by Bombay Act II of 1891, Section 1.

*List of Local Rules and Orders made under Enactments applying to-
Bombay—continued.*

ACTS OF THE LOCAL COUNCIL.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1891	II	Boiler-Inspection.	20	Appointing a Board of Examiners in Bombay.	1033, dated 3rd March 1896.	734
"	"	Ditto	22	Determining the authorities deemed competent to grant certificates of competency.	652, dated 2nd February 1893.	734
"	"	Ditto	35	The Bombay Engineers' Examination Rules, 1895.	515, dated 3rd February 1896.	735
"	"	Ditto	"	Substituting a new clause for clause (d) of Rule 2 of the above rules.	5605, dated 22nd December 1896.	751
"	"	Ditto	"	<i>Erratum</i> in Rule 6	1503, dated 30th March 1896.	752
"	"	Ditto	"	Substituting a new rule and Appendix for Rule 48 and Appendix B.	4221, dated 25th September 1896.	752
"	"	Ditto	35 (a)	Rules relating to the duties of Inspectors with respect to the inspection of Steam Boilers.	1877A, dated 21st May 1894.	753
"	"	Ditto	"	Addition to Rule 10 of the above rules.	3141, dated 5th August 1896.	765

*List of Local Rules and Orders made under Enactments applying to
Bombay—concluded.*

(F) REGULATIONS MADE UNDER THE STATUTE 37 VICT., CHAPTER 3.

REGULATIONS MADE UNDER THE STATUTE 23 VICT., CHAPTER 3.				RULES AND ORDERS.		
1	2	3	4	5	6	7
Year.	No.	Subject.	Section.	Subject.	No. and date of Notification.	Where published.
1887	XI	Aden Pilgrims and Paupers.	7	Prohibiting the conveyance to and landing at, Aden of indig- ent persons.	2755, dated 8th August 1888.	773
1891	II	Aden Laws.	1 (2)	Bringing the Regulation into force from 1st June 1891.	4122, dated 10th May 1891, para. 2.	773

LOCAL RULES AND ORDERS MADE UNDER ENACTMENTS APPLYING TO BOMBAY.

VOLUME II.

(C) RULES AND ORDERS UNDER BOMBAY REGULATIONS.

Rules under Regulation II of 1827 (*Pleaders*).

*These Rules are omitted, as they are published in the High Court
Civil Circulars.*

**(D) RULES AND ORDERS UNDER LOCAL ACTS
OF THE GOVERNOR GENERAL IN COUNCIL.**

**Rules and Orders under Act XIII of 1856.
(Police, Bombay Town.)**

*Appointing ex-officio Deputy Commissioners of Police in the
City of Bombay.*

Notn. No. 3498, dated 2nd July 1890, B. G. G., 1890, Pt. I, p. 653.—
His Excellency the Governor in Council is pleased to appoint, under the provisions of Section 4 of Act XIII of 1856, the Superintendents of Police of the Great Indian Peninsula and the Bombay, Baroda and Central India Railways, respectively, to be *ex-officio* Deputy Commissioners of Police in the City of Bombay.

*Rules for the regulation of Public Processions and Traffic at Public
Public Resort and Landing Places.*

*Notn. No. 8474, dated 10th December 1885, B. G. G., 1885, p. 1401.—*The following Rules have been framed by the Commission-
Police for the regulation of public processions and carriage and foot passing traffic at places of public resort and landing places:—

1. The drivers of all conveyances passing along any public road, street or thoroughfare shall, except in such cases as fall under clause 10 of the rules, whether there be a tramway line or not, keep to the left or near side unless there be some reasonable cause for divergence, and should pass a tram cart on the left or near side, whether it be going in the same or the contrary directions.
2. The drivers of all conveyances, before pulling up in any public road, street or thoroughfare, shall give notice of their intention of doing so to the drivers of such conveyances as may be following in the same line of route by raising the hand or otherwise.
3. The drivers of all conveyances shall, unless there be some reasonable cause for not doing so, pull up at the extreme side of the road, street or thoroughfare along which they are proceeding.
4. The drivers of all conveyances emerging from a cross-road into a trunk-road shall rein in and give way to conveyances passing along such road.
5. The drivers of all conveyances shall obey the directions of the Police while regulating the traffic at crossings and on all public roads.
6. The drivers of all conveyances shall on no account pull up athwart a crossing.

7. No horse conveyance shall be driven in any crowded public road, street or thoroughfare at a pace exceeding six miles an hour.

8. All labour carts and other slow-moving conveyances shall keep as close as possible to the left or near side of public roads, streets or thoroughfares along which they are proceeding.

9. All conveyances for the carriage of goods and merchandise shall, for the purpose of being loaded and unloaded, be drawn up parallel with the side of the road and not athwart it.

10. The tramway lines running through the undermentioned roads shall be considered to convert them into two, forming a road on each side which will be treated as separate roads:—

1. Hornby Row.

2. Carnac Road.

3. Cruickshank Road.

11. All boats plying for hire, and all boats waiting to convey passengers from any bandar shall lie at a distance not less than 20 yards from the landing place.

12. No person or persons shall occupy any portion of any public road, street or thoroughfare so as to cause obstruction to traffic.

13. No person shall walk along a carriage way where a good foot-path exists.

14. The drivers of all public conveyances should have their two lamps lit as soon as it gets dusk and these should not be extinguished in the public thoroughfares except when the vehicle is at a public stand.

Rules for the conduct of Assemblies and Processions and for keeping order in Public Roads, Streets, &c.

Notn. No. 7001, dated 15th December 1890, B. G. G., 1890, Pt. I, p. 1312.

—His Excellency the Governor in Council is pleased to sanction, in supersession of Notifications in the Judicial Department, No. 8641, dated 11th December 1884, and No. 3630, dated 7th July 1890, the following rules framed by the Commissioner of Police, Bombay, under the provisions of Section 77 of Act XIII of 1856, for the conduct of all assemblies and processions in the public roads, streets or thoroughfares, prescribing the routes by which and the times at which such processions may pass, and for keeping order in the public roads, streets, thoroughfares, ghâts and landing-places, and all other places of public resort and preventing obstruction thereof on the occasions of such assemblies and processions and in the neighbourhood of places of worship during the time of public worship, and in any case when the roads, streets or thoroughfares; ghâts or landing-places may be thronged or may be liable to be obstructed:—

(1) The drivers of all conveyances and all persons shall obey the directions of the Police who are stationed at such places for the preservation of order and preventing obstruction.

(2) No procession shall pass along any public road, street or thoroughfare except during such hours and along such routes as the Commissioner of Police shall, in writing, prescribe.

(3) Processions passing along any public road, street or thoroughfare shall not occupy more than one-half of the width of the road, street or thoroughfare and shall keep to the left or near side unless expressly directed to the contrary.

(4) When any specified area or place is, by public notice issued by the Commissioner of Police, reserved for military or other purposes, no person shall go or be upon such area or place without the permission of the military or other authorities for whom such area or place is advertised as reserved.

Order under Act IV of 1857 (*Tobacco, Bombay Town*).

Conferring upon the Collector and Assistant Collectors of Customs, Bombay, certain powers under the Act.

Notn. No. 600, dated 21st January 1885, B. G. G., 1885, Pt. I, p. 95.—
The Governor in Council is pleased to confer upon the Collector of Customs, Bombay, and upon each of the Assistant Collectors of Customs, Bombay, the powers specified in Sections 7, 11, 14, 15, 16, 17 and 19 of Act IV of 1857.

Orders under Act XXIX of 1857 (*Land Customs*).

Routes for the passing of goods into or out of the Portuguese possession of Goa and Daman.

Notn. No. 7644, dated 26th September 1892, B. G. G., 1892, Pt. I, p. 983.—

No. 314, published at page 31 of the *Bombay Government Gazette* for 1892, Part I.

No. 3885, published at page 376 of the *Bombay Government Gazette* for 1892, Part I.

In exercise of the power conferred by Section 6 of Act XXIX of 1857, and in supersession of the Notifications mentioned in the margin, the Governor in Council is pleased to prescribe the undermentioned as the only routes by which goods will be allowed to pass into or out of the Portuguese possession of Goa and Daman, respectively, namely:—

(1) Into or out of Goa:—

From or to the Ratnágiri and Belgaum Districts:

1. By the Bándá Náka.⁽¹⁾
2. By the Dodámárg Náka.

(1) The words "By the Bándá Náka" were substituted for the words "By the Bánda Náka" by Notification No. 8398, dated 25th October 1892, printed on the next page.

Police, Bo. Town.]
Tobacco, Bo. Town.]
Land Customs.]

ENACTMENTS APPLYING TO BOMBAY.

From or to the Belgaum District :

3. By the Kelghát.

From or to any part of British India by rail:

4. By the Castle Rock Náka on the Southern Marátha Railway.

From or to the Kánara District :

5. By the Digi Ghát.
6. By the Mazali Náka.

(2) Into or out of Daman :—

From or to the Surat District :

1. By the Kunta Náka.
2. By the Chála Náka.
3. By the Kolak Náka.

From or to the Thána District :

4. By the Patharpunja Náka.
5. By the Kalaipar Náka.

Notn. No. 8398, dated 25th October 1892, B. G. G., 1892, Pt. I, p. 1056.—
Erratum.—In line 16 of Government Notification No. 7644, dated the 26th September 1892, published at page 983 of Part I of the *Bombay Government Gazette*, dated 29th idem, for the words “By the Bávda Náka” read “By the Bánda Náka.”

Notn. No. 5136, dated 8th July 1895, B. G. G., 1895, Pt. I, p. 763.—
In exercise of the powers conferred by Section 6 of Act XXIX of 1857, the Governor in Council is pleased to direct that the following additions be made to the routes prescribed under the said section by Notification No. 7644, dated 26th September 1892, published in the *Bombay Government Gazette* for 1892, Part I, page 983, as the only routes by which goods will be allowed to pass into or out of the Portuguese possession of Goa, that is to say,—

Into or out of Goa :—

- (1) From or to the Ratnágiri and Belgaum Districts—
by the Kirnapani Náka.
 - (2) From or to the Belgaum District—
by the Chorla Náka.
 - (3) From or to the Kánara District—
(a) by the Tinai Ghát (Anmod),
(b) by the Kundal Ghát (Kundaly).
-

Rules and Orders under Act XLVIII of 1860 (*Amending
Act XIII of 1856, Police, Bombay Town*).

*Declaring Section 19 of the Act to be applicable to all public streets,
roads, &c., in Bombay.*

Notn., dated 23rd January 1861, B. G. G., 1861, Vol. I, p. 181.—
The Commissioner of Police hereby notifies for general information that, with the sanction of His Excellency the Governor in Council, the whole of the clauses embodied in Section 19 of Act XLVIII of 1860 are hereby declared to be applicable to all public streets, roads, thoroughfares and places of public resort within the Town and Island of Bombay.

*Rules for the Blasting of Rocks in roads, streets, &c., in Bombay
and Colába.*

Notn., dated 9th April 1862, B. G. G., 1862, Vol. I, p. 577.—
The following Rules for the blasting of rocks have been approved by the Government of Bombay :—

*Rules for the Blasting of Rocks in or near any public road, street,
thoroughfare, or place in the Islands of Bombay and Colába,
published under Section 20 of Act XLVIII of 1860.*

1. No person shall blast any rock in the Islands of Bombay and Colába without a License from the Commissioner of Police.
 2. The holder or holders of this License shall produce it to any officer of Police who may demand to see it.
 3. The blasts at the said quarry shall be exploded only between the hours of 2 and 4 o'clock P.M.
 4. Before the explosion of each blasting charge, a strong wooden lattice sufficiently laden with stone, shall be placed immediately over the drift so as to prevent, as far as possible, the projection of fragments of stone by the explosion of the blasting charge.
 5. The holder of this License shall employ such number of watchers as may be considered necessary by the Commissioner of Police to give warning to by-standers or passers-by of the intended explosion of each blasting charge.
 6. If the safety or convenience of the public shall at any time appear to demand the alteration or revocation of this License, it shall be altered or revoked accordingly, as the Commissioner of Police may in his discretion see fit.
-

Orders under Act V of 1868 (*Commissioner in Sind*).

Delegating to the Commissioner in Sind the powers conferred on the Governor in Council by certain Regulations and Acts.

Notn., dated 6th April 1868, B. G. G., 1868, Pt. I, p. 286.—Under the provisions of Section I of Act V of 1868, the Right Honourable the Governor in Council is pleased to delegate to the Commissioner in Sind the powers conferred on the Governor of Bombay in Council by the Regulations and Acts mentioned below :—

(1) *Regulation XVI of 1827, Section 14, Clause 3.*

(2) *Regulation XXI of 1827, Sections 2, 3 and 8.*

(3) *Regulation XX of 1830.*

(4) *Act XXVI of 1850.*

(5) *(Bombay) Act II of 1862.*

(6) *Act VII of 1854, Sections 1, 12, 13 and 14.*

Act XLV of 1860, Section 271.

(7) *Act XXV of 1861, Sections 23, 49, 390, 394, 396 and 397.*

(8) *Act VII of 1865, Sections 14 and 15.*

(9) *Act VI of 1863, Section 19.*

Notn., dated 23rd May 1870, B. G. G., 1870, Pt. I, p. 566.—The portion of Government Notification of 6th April 1868, published at page 286 of the *Government Gazette*, dated the 9th idem, which delegates to the Commissioner in Sind the powers of a Local Government under Section 23 of Act XXV of 1861, is cancelled.

(1) This Notification has become extinct as to Section 14, clause (3), of Regulation XVI of 1827 by the repeal of the Regulation by Bombay Act V of 1879, which has been extended to the whole of Sind; *vide* the Notifications, printed under the Scheduled Districts Act XIV of 1874, at pages 137 to 139 of Volume I.

(2) This Notification has become obsolete as to Regulation XXI of 1827, Sections 2, 3 and 8 and Regulation XX of 1830 by the repeal of the Regulations by Act I of 1878, which has been extended to the territories administered by the Governor of Bombay in Council, and, therefore, to the Province of Sind; *vide* Notification No. 1988, dated 22nd March 1878, *B. G. G.*, 1878, Pt. I, p. 228.

(3) This Notification is spent as to Act XXVI of 1850 and Bombay Act II of 1862 by the repeal of the Acts in Sind by Bombay Act I of 1879.

(4) This Notification is cancelled as to Act VII of 1854, Sections 1, 12, 13 and 14, by the repeal of the Act by Act XI of 1872, and as to Act VII of 1865, Sections 14 and 15, and Act VI of 1863, Section 19, respectively, by the repeal of the Acts by Acts VII and VIII of 1878.

(5) This Notification, so far as it has not been expressly cancelled as to Act XXV of 1861 by Notifications dated 23rd May 1870 and 29th March 1871 (printed, respectively, on this page and the next) would, if it survived the repeal of Act XXV of 1861 by Act X of 1872, appear to have been cancelled by implication by Notification No. 6144, dated 20th October 1887, printed on the next page.

Notn., dated 29th March 1871, para. 2, B. G. G., 1871, Pt. I, p. 389.—So much of the Notification of Government, dated 6th April 1868, as delegated to the Commissioner in Sind the powers conferred on the Governor of Bombay in Council by Sections 49 and 396 of Act XXV of 1861, since repealed, is hereby cancelled.

Notn., dated 11th November 1868, B. G. G., 1868, Pt. I, p. 1125.—Under the provisions of Section 1 of Act V of 1868, the Right Honourable the Governor in Council is pleased to delegate to the Commissioner in Sind the powers conferred on the Governor of Bombay in Council by the following sections of Acts :—

Section 395 of the Criminal Procedure Code (regarding Criminal Lunatics) ⁽¹⁾; Section 14 of (Bombay) Act VI of 1863 (regarding Public Conveyances); and Section 7 of (Bombay) Act VII of 1867 (District Police Act), so far as it relates to the powers of Subordinate Magistrates, 1st and 2nd Class.

Notn. No. 1661, dated 6th May 1885, B. G. G., 1885, Pt. I, p. 570.—Under the provisions of Act V of 1868, His Excellency the Governor in Council is pleased to delegate to the Commissioner in Sind all the powers of a Local Government under Bombay Act II of 1883 (The Karáchi Tramways Act).

Notn. No. 6144, dated 20th October 1887, B. G. G., 1887, Pt. I, p. 883.—In exercise of the power conferred by Section 1 of Act V of 1868, and with reference to paragraph 1 of Section 3 of the Code of Criminal Procedure, 1882, the Governor in Council is pleased to delegate to the Commissioner in Sind the powers with reference to lunatics conferred on a Local Government by Sections 466, 471, 474 and 475 of the said Code.

Notn. No. 1003, dated 22nd February 1890, B. G. G., 1890, Pt. I, p. 153.—Under the provisions of Section 1 of Act V of 1868, His Excellency the Governor in Council is pleased to delegate to the Commissioner in Sind the power conferred on a Local Government by Section 6 of Bombay Act IV of 1887 (The Bombay Prevention of Gambling Act).

(1) The portion in Italics is superseded by Notification No. 6144, dated 20th October 1887, printed on this page.

Notn. No. 6673 B, dated 20th September 1890, B. G. G., 1890, Pt. I, p. 954.—In exercise of the power conferred by Section 1 of Act V of 1868, the Governor in Council is pleased to delegate the powers conferred upon him, as the Local Government of the Province of Sind, by the marginally noted sections* of the Bombay Salt Act, 1890, to the Commissioner in Sind.

Notn. No. 382, dated 8th February 1892, B. G. G., 1892, Pt. I, p. 71.—In exercise of the power conferred by Section 1 of Act V of 1868, the Governor in Council is pleased to delegate the powers conferred upon him, as the Local Government of the Province of Sind, by the marginally noted sections* of the Bombay Village Sanitation Act, 1889, to the Commissioner in Sind.

Notn. No. 3891, dated 20th July 1892, B. G. G., 1892, Pt. I, p. 665.—Under the provisions of Act V of 1868, His Excellency the Governor in Council is pleased to delegate to the Commissioner in Sind, as the Local Government of the Province of Sind, the power conferred on the Governor in Council by Section 45 (2) of Bombay Act IV of 1890.

Notn. No. 6758 B, dated 24th September 1895, B. G. G., 1895, Pt. I, p. 987.—Under the provisions of Section 1 of Act V of 1868, His Excellency the Governor in Council is pleased to delegate to the Commissioner in Sind the power conferred by Section 25 of the Bombay District Police Act, 1890, on the Governor of Bombay in Council as the Local Government of the Province of Sind.

Notn. No. 5880, dated 27th August 1896, B. G. G., 1896, Pt. I, p. 890.—In supersession of Government Notification No. 3098, dated the 4th June 1873, published at page 473 of the *Bombay Government Gazette* for 1873, Part I, and in exercise of the power conferred by Section 1 of Act V of 1868, as modified by Section 3 of the Code of Criminal Procedure, 1882, the Governor in Council is pleased to delegate to the Commissioner in Sind the powers conferred on the Governor of Bombay in Council as the Local Government of the Province of Sind by Section 13 of the said Code.

Notn., dated 24th June 1871, B. G. G., 1871, Pt. I, p. 709.—Under the provisions of Section 2 of Act V of 1868, the Governor of Bombay in Council is pleased, with the consent of the Governor General of India in Council, to delegate to the Commissioner in Sind the powers of a Local Government under Sections 4 and 18 of Act I of 1871 (The Cattle Trespass Act).

(1) *Notn., dated 3rd August 1874, B. G. G., 1874, Pt. I, p. 654.*—Under Section 2 of Act V of 1868 (Government of India), the Governor in Council was pleased, with the consent of the Governor General in Council, to delegate to the Commissioner in Sind the powers of the Local Government under Act X of 1870, the Land Acquisition Act.

This declaration is to be considered to have effect from the 10th May 1871, the date on which the requisite orders delegating the powers were issued.

(2) *Notn. No. 2738, dated 26th May 1880, B. G. G., 1880, Pt. I, p. 505.*—Under the provisions of Act V of 1868, Section 2, the Governor of Bombay in Council, with the consent of the Governor General of India in Council, is hereby pleased to delegate to the Commissioner in Sind all the powers conferred on the Governor of Bombay in Council, as the Local Government of the Province of Sind, by the Indian Ports Act, 1875.

Notn. No. 24, dated 5th April 1886, B. G. G., 1886, Pt. I, p. 334.—In exercise of the power conferred by Section 2 of Act V of 1868, the Governor in Council is pleased, with the consent of the Governor General of India in Council, to delegate to the Commissioner in Sind all the powers conferred by the Indian Steam-Ships Act VII of 1884 on the Governor in Council as the Local Government of the Province of Sind.

Notn. No. 2090, dated 5th April 1893, B. G. G., 1893, Pt. I, p. 338.—Under the provisions of Section 2 of Act V of 1868, the Governor in Council is pleased, with the consent of the Governor General of India in Council, to delegate to the Commissioner in Sind all the powers conferred by the Glanders and Farcy Act, 1879, on the Governor in Council as the Local Government of the Province of Sind.

Notn. No. 77, dated 19th June 1893, B. G. G., 1893, Pt. I, p. 538.—In exercise of the powers conferred by Section 2 of Act V of 1868, and with the consent of the Governor General of India in Council, the Governor of Bombay in Council is pleased to delegate to the Commissioner in Sind all the powers conferred by the Inland Steam Vessels Act, 1884, as amended by Act III of 1890 and Act XIII of 1891 of the Governor General of India in Council, on the Governor of Bombay in Council as the Local Government of the Province of Sind.

(1) This Notification, being a document referring to the Land Acquisition Act X of 1870, is to be construed to refer to the Land Acquisition Act I of 1894 under Section 2 (3) of the latter Act.

(2) This Notification, being a document referring to the Indian Ports Act, 1875, is to be construed to refer to the Indian Ports Act X of 1889 under Section 2 (3) of the latter Act.

Notn. No. 5937, dated 21st August 1895, B. G. G., 1895, Pt. I, p. 911.—Under the provisions of Section 2 of Act V of 1868, the Governor in Council is pleased, with the consent of the Governor General of India in Council, to delegate to the Commissioner in Sind the powers conferred by Section 4 (c) of the Code of Criminal Procedure, 1882, on the Governor in Council as the Local Government of the Province of Sind.

Notn. No. 5879, dated 27th August 1896, B. G. G., 1896, Pt. I, p. 890.—In supersession of Government Notification, dated the 29th March 1871, published at page 389 of the *Bombay Government Gazette* for 1871, Part I, and under the provisions of Section 2 of Act V of 1868, the Governor of Bombay in Council is pleased, with the consent of the Governor General in Council, to delegate to the Commissioner in Sind the powers conferred on the Governor of Bombay in Council as the Local Government of the Province of Sind by Sections 30 and 31 of the Prisoners' Act V of 1871, as amended by Section 6 of Act VII of 1894, and Section 25 of Act X of 1886, respectively.

Orders under Act XIV of 1869 (*Bombay Civil Courts*).

Extending the Act to certain villages ceded by H. H. the Nizam of Hyderabad.

Notn., dated 14th June 1876, B. G. G., 1876, Pt. I, p. 500.—In exercise of the power conferred by the Bombay Civil Courts Act, 1869, Section 1, the Governor in Council is pleased to extend that Act to the undermentioned villages which have been included in and made subject to the Presidency of Bombay by the Governor General in Council according to his Notification No. 610, dated the 4th April 1876⁽¹⁾, published in the *Gazette of India* dated 8th idem (page 201), and republished in the *Bombay Government Gazette* of 13th idem (page 340):—

1. Bhogaon.	7. Chincholi.	} Added to Sholapur Taluka of the Collectorate of Sholapur, under the Governor in Council's Notifi- cation above published ⁽²⁾ .
2. Mardi.	8. Akola.	
3. Taratgaon.	9. Hiparga.	
4. Takalgaon.	10. Gulwanchi.	
5. Raleras.	11. Wadji.	
6. Kegaon.		
1. Bhatori.	2. Atwad.	} Added to the Nagar Taluka of the Collectorate of Ahmednagar, under the Governor in Council's Notification above published ⁽²⁾ .

(1) Printed at page 8 of Volume I.

(2) i. e., Notification dated 14th June 1876, printed at page 500 of B. G. G., 1876, Pt. I.

Extending the Act to certain villages ceded by the Chief of Akalkot.

Notn., dated 7th November 1876, B. G. G., 1876, Pt. I, p. 1021.—In exercise of the power conferred by the Bombay Civil Courts Act, 1869, Section 1, the Governor in Council is pleased to extend that Act to the *undermentioned villages* ⁽¹⁾ which have been included in and made subject to the Presidency of Bombay by the Governor General in Council according to his Notification No. 119J, dated the 14th September 1876⁽²⁾, published in the *Gazette of India* dated 16th idem (page 496), and republished in the *Bombay Government Gazette* of 19th October 1876 (pages 958 and 959) :—

1. Jehur.	6. Tolnur.	} Added to Sholápur Táluka of the Collectorate of Sholápur, under the Governor in Council's Notifi- cation above published ⁽³⁾ .
2. Gaodgaon.	7. Dudhani,	
3. Karabgaon.	and	
4. Nagansur.	8. Baroti.	
5. Udgi.		

Notn., dated 14th November 1876, B. G. G., 1876, Pt. I, p. 1072.—*Erratum.*—In Government Notification dated the 7th instant, regarding certain villages ceded by the Chief of Akalkot in August 1865, published at pages 1021 and 1022 of Part I of the *Government Gazette*, dated the 9th idem, for the words “undermentioned villages,” wherever they occur, read “those parts of the undermentioned villages surrendered by the late Raja of Akalkot in 1865 and mentioned in the Government of India Notification of 14th September 1876, No. 119J.”

Altering the limits of the Districts of Poona and Sátára.

Notn., dated 6th July 1875, B. G. G., 1875, Pt. I, p. 716.—His Excellency the Governor in Council, under the provisions of Section 3 of Act XIV of 1869, hereby notifies that, on and after the 1st day of August 1875, the limits of the Districts of Poona and Sátára shall be altered by transferring the Táluka of Málsiras from the District of Sátára to that of Poona⁽⁴⁾.

Altering the limits of the Districts of Shikárpur and Karáchi.

Notn. No. 5513, dated 1st September 1893, B. G. G., 1893, Pt. I, p. 855.—In exercise of the powers conferred by Section 3 of Act XIV of 1869, the Right Honourable the Governor in Council is pleased to alter the limits of the existing districts of Shikárpur and Karáchi, and to direct that, on and after the 7th September 1893, the areas hereinbelow specified and respectively described by their boundaries and now included in the district of Shikárpur shall cease to be so included and shall be included in and form part of the district of Karáchi :—

(1) To be read as corrected by Notification dated 14th November 1876, printed on this page

(2) Printed at page 9 of Volume I.

(3) i. e., Notification dated 7th November 1876, printed at page 1021 of *B. G. G.*, 1876, P t. I.

(4) Now Sholápur-Bijápur District.

Name of Village.	Area.	Boundaries.
	A. g.	
Din Panah ...	3,554 25	North.—Redhi Jagir, Kakar Táluká. East.—Village Tor of the Kakar Táluka. South.—Village Rajo Dero of the Kakar Táluka. West.—Kohistan.
Rajo Dero ...	5,047 27	North.—Villages Din Panah and Tor of the Kakar Táluka. East.—Villages of Ladho Dero, Kasbo and Malko Jagir of the Kakar Táluka. South.—Village Malko Jagir of the Kakar Táluka. West.—Kohistan.
Kasbo ...	2,423 8	North.—Village Ladho Dero of the Kakar Táluka. East.—Villages Lalhar Barani and Malko Jagir of the Kakar Táluka. South.—Village Malko Jagir of the Kakar Táluka. West.—Village Rajo Dero of the Kakar Táluka.
Tor ...	3,188 25	North.—Redhi Jagir, Kakar Táluka. East.—Villages Lalhar Barani and Ladho Dero of the Kakar Táluka. South.—Villages Ladho Dero and Rajo Dero of the Kakar Táluka. West.—Villages Din Panah and Rajo Dero of the Kakar Táluka.
Ladho Dero ...	2,334 10	North.—Village Tor of the Kakar Táluka. East.—Village Lalhar Barani of the Kakar Táluka. South.—Villages Kasbo and Rajo Dero of the Kakar Táluka. West.—Villages Tor and Rajo Dero of the Kakar Táluka.
Malko Jagir ...	2,998 35	North.—Villages Kasbo and Lalhar Barani of the Kakar Táluka. East.—Village Gul Muhammad Barani of the Kakar Táluka. South.—Village Ketí Navi of the Kakar Táluka. West.—Villages Kasbo and Rajo Dero of the Kakar Táluka.

Name of Village.	Area.	Boundaries.
	A. g.	
Keti Navi ...	2,358 31	<p><i>North.</i>—Village Malko Jagir of the Kakar Táluka.</p> <p><i>East.</i>—Village Hero Khan of the Johi Táluka.</p> <p><i>South.</i>—Village Hero Khan of the Johi Táluka and Kohistan.</p> <p><i>West.</i>—Kohistan.</p>
Lalhar Barani ...	5,814 32	<p><i>North.</i>—Village Redhi Jagir of the Kakar Táluka.</p> <p><i>East.</i>—Village Ber Bughio Barani of the Kakar Táluka.</p> <p><i>South.</i>—Villages Gul Muhammad Barani and Malko Jagir of the Kakar Táluka.</p> <p><i>West.</i>—Villages Tor, Ladhó Dero and Kasbo of the Kakar Táluka.</p>
Ber Bughio Barani.	4,132 21	<p><i>North.</i>—Village Redhi Jagir of the Kakar Táluka.</p> <p><i>East.</i>—Village Tori Barani of the Kakar Táluka.</p> <p><i>South.</i>—Village Gul Muhammad Barani of the Kakar Táluka.</p> <p><i>West.</i>—Village Lalhar Barani of the Kakar Táluka.</p>
Gul Muhammad Barani.	3,512 37	<p><i>North.</i>—Villages Lalhar Barani and Ber Bughio Barani of the Kakar Táluka.</p> <p><i>East.</i>—Village Tori Barani of the Kakar Táluka.</p> <p><i>South.</i>—Villages Mirwah and Hero Khan of the Johi Táluka.</p> <p><i>West.</i>—Villages Malko Jagir and Keti Navi of the Kakar Táluka.</p>
Tori Barani ...	9,669 29	<p><i>North.</i>—Villages Redhi Jagir and Dengano of the Kakar Táluka.</p> <p><i>East.</i>—Villages Malar Barani and Kathia Barani of the Kakar Táluka and Duabo of the Johi Táluka.</p> <p><i>South.</i>—Villages Duabo, Suk Nai and Mirwah of the Johi Táluka.</p> <p><i>West.</i>—Villages Redhi Jagir, Ber Bughio Barani and Gul Muhammad Barani of the Kakar Táluka.</p>

Name of Village.	Area.	Boundaries.
	A. g.	
Malar Barani ...	5,312 28	<i>North.</i> —Village Dengano of the Kakar Táluka. <i>East.</i> —Villages Iso Narejo, Pusia and Kur Faujo Barani of the Kakar Táluka. <i>South.</i> —Village Kathia Barani of the Kakar Táluka. <i>West.</i> —Village Tori Barani of the Kakar Táluka.
Kathia Barani ...	2,845 26	<i>North.</i> —Village Malar Barani of the Kakar Táluka. <i>East.</i> —Villages Kur Faujo Barani of the Kakar Táluka and Jhalko of the Johi Táluka. <i>South.</i> —Village Duabo of the Johi Táluka. <i>West.</i> —Villages Tori Barani of the Kakar Táluka and Duabo of the Johi Táluka.
Kur Faujo Barani.	2,433. 33	<i>North.</i> —Village Pusia of the Kakar Táluka. <i>East.</i> —Villages Thariri Jado Shahid of the Kakar Táluka and Jhalko of the Johi Táluka. <i>South.</i> —Villages Kathia Barani of the Kakar Táluka and Jhalko of the Johi Táluka. <i>West.</i> —Villages Malar Barani and Kathia Barani of the Kakar Táluka.
Thariri Jado Shahid.	2,510 19	<i>North.</i> —Villages Pusia and Khararo Kinaro of the Kakar Táluka. <i>East.</i> —Villages Dur Muhammad and Kot Bajo of the Kakar Táluka. <i>South.</i> —Villages Kot Bajo of the Kakar Táluka and Jhalko of the Johi Táluka. <i>West.</i> —Villages Kur Faujo Barani of the Kakar Táluka and Jhalko of the Johi Táluka.
Kot Bajo ...	2,200 32	<i>North.</i> —Villages Thariri Jado Shahid and Dur Muhammad of the Kakar Táluka. <i>East.</i> —Villages Dur Muhammad and Drib Tulan of the Kakar Táluka. <i>South.</i> —Villages Phulji, Nuro and Jhalko of the Johi Táluka. <i>West.</i> —Villages Thariri Jado Shahid of the Kakar Táluka and Jhalko of the Johi Táluka.
	60,339 18	

Altering the limits of the Districts of Karáchi and Hyderabad.

Notn. No. 7714, dated 12th November 1896, B. G. G., 1896, Pt. I, p. 1162.
 —In exercise of the power conferred by Section 3 of the Bombay Civil Courts Act, 1869, His Excellency the Governor in Council is pleased to alter the limits of the existing Districts of Karáchi and Hyderabad, and to direct that, on and after the 1st December 1896, the area hereinbelow specified and described shall cease to be included in and form part of the Karáchi District, for the purposes of the said Act and of Bombay Act XII of 1866, and shall, for the said purposes, be included in and form part of the Hyderabad District:—

Area.	Boundaries.
Deh Katcha Schwán, comprising 3,785 acres 31 gunthas.	North—Deh Dhand Ka- rampur. East —River Indus. South—Deh Kacho That. West —Remainder of Deh Chach.
Portion of Deh Chach, comprising 373 acres 6 gunthas.	
Old bed of the River, comprising 976 acres 10 gunthas.	

Including the villages of Bhatari and Atwad in the Ahmednagar District.

Notn., dated 14th June 1876, para. 1, B. G. G., 1876, Pt. I, p. 500.—In exercise of the powers conferred by the Bombay Civil Courts Act, 1869, Section 3, the Governor in Council is pleased to direct that the villages of Bhatari and Atwad, in the Nagar Táluka of the Ahmednagar Collectorate, be added to and included within the District of Ahmednagar.

Upper Sind Frontier District to form part of the District of Shikárpur.

Notn. No. 2716, dated 23rd April 1883, B. G. G., 1883, Pt. I, p. 316.—In exercise of the power conferred by Section 3 of the Bombay Civil Courts Act, 1869, the Governor in Council is pleased, in supersession of the first paragraph of the Notification of 22nd March 1882, published at page 224 of the *Bombay Government Gazette* for 1882, to direct that, on and after the first day of May next, the Upper Sind Frontier District shall cease to be a separate District for the purposes of Section 2 of Bombay Act XII of 1866, and shall form part of the District of Shikárpur.

Defining the Judicial District of Ahmedabad, and creating two additional Courts in the Ahmedabad District.

Notn. No. 2220, dated 23rd March 1885, B. G. G., 1885, Pt. I, p. 417.—In exercise of the power conferred by Section 3 of the Bombay Civil Courts Act XIV of 1869, and with reference to the provisions of the Panch Maháls Laws Act VII of 1885, the Governor in Council is pleased to direct that, on and from the first day of May 1885, the judicial district of Ahmedabad shall comprise the revenue districts of Ahmedabad, Kaira and the Panch Maháls.

And in exercise of the power conferred by Sections 21, 22A and 23 of the said Bombay Civil Courts Act XIV of 1869, the Governor in Council is pleased to direct—

(1) that on and from the said first day of May 1885 the number of Civil Courts at present subordinate to the District Court of Ahmednagar shall be increased by two ;

(2) that the Judges of the said Courts shall be Subordinate Judges of the 2nd class and shall hold their Courts at Dohad and Godhra respectively ;

(3) that the local limits of the jurisdiction of the Subordinate Judge of Dohad shall be the present revenue taluka of Dohad and the mahál of Jhálod, and the local limits of the jurisdiction of the Subordinate Judge of Godhra shall be the present revenue talukas of Godhra and Kálol and the mahál of Hálol.

Transfer of certain villages from the Ahmednagar to the Poona District, and vice versa.

Notn. No. 3511, dated 15th June 1886, B. G. G., 1886, Pt. I, p. 534.—
In exercise of the powers conferred by the Bombay Civil Courts Acts, 1869 and 1880, the Governor in Council is pleased to direct that on and after the 1st August 1886—

(1) the villages of Mhasé Budrukh, Dongargaon, Takli-Hazi and Vadner Khurd, at present in the Ahmednagar District, be transferred to the Poona District ;

(2) the village of Padali, at present in the Poona District, be transferred to the Ahmednagar District ;

(3)⁽¹⁾ * * * * *

Creating two new Judicial Districts, viz., Násik and Sholápur-Bijápur, and fixing their Sadar Stations.

Notn. No. 8869, dated 31st December 1883, B. G. G., 1884, Pt. I, p. 3.—
In exercise of the powers conferred by Sections 3 and 4 of the Bombay Civil Courts Act, 1869, the Governor in Council is pleased to direct that on and after the 1st January 1884—

(1) the portion of the Thána Judicial district forming the Revenue district of Násik shall be a distinct Judicial district for the purposes of the said Act, and shall be called "the district of Násik" and shall have Násik for its Sadar Station.

(2) the portion of the Poona Judicial district forming the Revenue district of Sholápur and the portion of the Belgaum Judicial district form-

⁽¹⁾ Clause 3 of this Notification is superseded by Notification No. 3695, dated 26th May 1896, printed at page 42, *infra*, and Notification No. 2347, dated 21st April 1887, printed at page 272, *infra*

ing the Revenue district of Kaládgi shall together form a new Judicial district for the purposes of the said Act, which shall be called "the district of Sholápur-Bijápur" and shall have Sholápur for its Sadar Station.

Directing that the number of Subordinate Civil Courts in the Dhárwár District shall be five, including the Court of the Subordinate Judge of Ránebennur.

Notn. No. 3099, dated 4th May 1894, B. G. G., 1894, Pt. I, p. 418.—In exercise of the powers conferred by Section 21 of the Bombay Civil Courts Act, 1869, His Excellency the Governor in Council is pleased, with the sanction of the Governor General of India in Council, to direct that the number of Civil Courts in the district of Dhárwár, subordinate to the District Court of Dhárwár, shall, on and after the 9th day of May 1894, be five in number, including, that is to say, in addition to the Subordinate Judges' Courts of Dhárwár, Hubli, Gadag and Háveri, heretofore constituted in the said district, a fifth Court, subordinate to the District Court of Dhárwár, to be known as the Court of the Subordinate Judge of Ránebennur.

Subordinate Judges of Thána and Sholápur to be Subordinate Judges of the First Class with special jurisdiction.

Notn. No. 294, dated 16th January 1884, B. G. G., 1884, Pt. I, p. 34.—In exercise of the powers conferred by Sections 21 and 23 of the Bombay Civil Courts Act, 1869, and with reference to Government Notification No. 8869, dated the 31st December 1883⁽¹⁾, His Excellency the Governor in Council is pleased to direct that on and after the 1st February 1884—

(1) The Subordinate Judge of Thána shall be a Subordinate Judge of the First Class with special jurisdiction in the Thána District.

(2) The Subordinate Judge of Sholápur shall be a Subordinate Judge of the First Class with special jurisdiction in the Sholápur-Bijápur District.

Prescribing a test of qualification for appointment as a Subordinate Judge.

Notn., dated 30th April 1889, B. G. G., 1889, Pt. I, p. 441.—The Honourable the Chief Justice and Judges of Her Majesty's High Court of Judicature, Bombay, are pleased to prescribe as a test of qualification for appointment as a Subordinate Judge, under Section 22 of the Bombay Civil Courts Act XIV of 1869, the passing of the examination in Law which selected candidates for the Indian Civil Service are from time to time required by Her Majesty's Civil Service Commissioners to undergo at their final examination in England.

Limits of the Jurisdiction of the several Subordinate Judges' Courts in the Ahmedabad District.

Notn., dated 3rd August 1870, B. G. G., 1870, Pt. I, p. 854.—In supersession of Government Notification dated 31st May 1869, the Right Honourable the Governor in Council is pleased to direct the publication, under the

⁽¹⁾ Printed at page 17, *supra*.

provisions of Section 23 of Act XIV of 1869, of the following amended lists of villages within the jurisdiction of the several Subordinate Judges in the District of Ahmedabad⁽¹⁾:

List of Villages and Towns placed under the Jurisdiction of the First Class (now Second Class) Subordinate Judge of KAIRA⁽²⁾.

82 VILLAGES OF THE MÁTAR TÁLUKA.

1. Mátar Kasbo.	41. Heranj.
2. Alindrá.	42. Máchiavl.
3. Shiholdi.	43. Marálá.
4. Khándhli.	44. Devátaj.
5. Tránjá.	45. Libáshi.
6. Dethli.	46. Khánpur.
7. Shekhupar.	47. Chikbhlá.
8. Párij.	48. Sáyalá.
9. Gorád.	49. Kujrá.
10. Bámagám.	50. Wársang.
11. Kharánti.	51. Rádu Talpad.
12. Ashámli.	52. Pávdí.
13. Kosial.	53. Chanidrá.
14. Wásná Bujrag.	54. Chitrásar.
15. Sokhdá.	55. Dámri.
16. Malápurá—	56. Shétrá.
1. Káshipará.	57. Hariálá.
17. Kanerá.	58. Garmálá.
18. Náyaká.	59. Rádhwánaj.
19. Navágám.	60. Lavál.
20. Khadiálapurá.	61. Kathodá.
21. Undhélá.	62. Nagramá.
22. Maliátaj.	63. Bhaláda.
23. Nándoli.	64. Chánor.
24. Ashláli.	65. Jijka.
25. Vasai.	66. Adéva.
26. Ranásar.	67. Valotri.
27. Sijivádá—	68. Tráj.
1. Alvápará.	69. Mehélaj.
2. Novuparu.	70. Ratanpur.
28. Moraj.	71. Wadála.
29. Viroja.	72. Piglaj.
30. Punáj.	73. Kálol.
31. Pállá.	74. Kathwádá.
32. Pipriá.	75. Radu Vánto.
33. Kájpurá.	76. Chándná.
34. Antroli.	77. Dharodá.
35. Gobhlaj.	78. Govandpurá.
36. Bherái.	79. Gorpurá.
37. Dhathál.	80. Hajrávád.
38. Pánsoli.	81. Sandháná.
39. Untái.	82. Rasikpur.
40. Vansar.	

(1) For the local limits of the jurisdiction of the Courts of the Subordinate Judges of Dohad and Godhra, added to the Ahmedabad District, see Notification No. 2220, dated 23rd March 1885, printed at page 16, *supra*.

(2) The First Class Subordinate Judge's Court has since been transferred from Kaira to Ahmedabad and the Second Class Subordinate Judge's Court from Ahmedabad to Kaira; see Notification No. 764, dated 7th February 1879, printed at page 40, *infra*.

For villages added to the jurisdiction of the Subordinate Judge of Kaira, see Notification dated 7th August 1876, printed at page 41, *infra*.

62 VILLAGES OF THE MEHMADABAD TALUKA.

- | | |
|---|--|
| 1. Dantává. | 35. Kanij. |
| 2. Wásna Máragiá. | 36. Roisá. |
| 3. Wásná Khurd. | 37. Samádrá. |
| 4. Jává. | 38. Khumarvád. |
| 5. Gáduvá. | 39. Gotháj. |
| 6. Virol. | 40. Wadádlá. |
| 7. Sojáli. | 41. Amsarvan. |
| 8. Mankvá. | 42. Vansoli (otherwise called Vansolidevki). |
| 9. Ghodáli. | 43. Kuná. |
| 10. Richhol. | 44. Káchhai. |
| 11. Haréri. | 45. Warsolá. |
| 12. Ráska. | 46. Bidaj. |
| 13. Jizár. | 47. Mahij. |
| 14. Khédá. | 48. Navugám of Sunj. |
| 15. Parsántaj. | 49. Sársá. |
| 16. Bávrá. | 50. Cháranu motu Muvádu. |
| 17. Sadrá. | 51. Karoli— |
| 18. Nénpur. | 1. Jitá Kotwálni Muvádi. |
| 19. Mémdávád. | 52. <i>Sundha</i> . ⁽²⁾ |
| 20. Modáj. | 53. Sarasvani— |
| 21. Ohháprá. | 1. Gangábaini Muvádi. |
| 22. Vamáli. | 2. Biliáni Muvádi. |
| 23. Vánthwáli. | 54. Kesrá. |
| 24. <i>Lali</i> . ⁽¹⁾ | 55. Shatrundá. |
| 25. Sansoli. | 56. Rasulpur. |
| 26. Dedárdá. | 57. <i>Vansol</i> . ⁽²⁾ |
| 27. Shákhéj. | 58. Akláchá. |
| 28. Samaspur (otherwise called Pansolisamapar). | 59. Suj. |
| 29. Malátaj. | 60. Vansolsudá. |
| 30. Páhád. | 61. Rudan— |
| 31. Khátráj. | 1. Jáliáni Muvádi. |
| 32. Dájipará. | 2. Jálábháini Muvádi. |
| 33. Katakpurá. | 62. Jáliá. |
| 34. Hathnoli Mohoti. | |

List of Villages and Towns placed under the Jurisdiction of the Second Class (now First Class) Subordinate Judge of AHMEDABAD⁽³⁾.

140 VILLAGES OF THE DASKROHI TALUKA.

- | | |
|---------------|--------------|
| 1. Kanbhá. | 6. Kuha. |
| 2. Kamod. | 7. Kochrab. |
| 3. Karái. | 8. Kotarpar. |
| 4. Káli. | 9. Kobá. |
| 5. Kubadthal. | 10. Kujád. |

(1) For the village of Lali, see Notification dated 5th April 1876, printed at page 41, *infra*.

(2) These villages have since been transferred to the jurisdiction of the Subordinate Judge of Nadiád; see Notification No. 8259, dated 16th December 1881, printed at page 41, *infra*.

(3) The Second Class Subordinate Judge of Ahmedabad has since been transferred to Kaira and the First Class Subordinate Judge of Kaira to Ahmedabad; see Notification No. 764, dated 7th February 1879, printed at page 40, *infra*.

11. Koteswar.
12. Khoraj.
13. Khodiár.
14. Gaatrád.
15. Gáspur.
16. Gámde.
17. Gíramthá and its hamlet—
1. Piráná.
18. Geratpar.
19. Geratnagar.
20. Gotá.
21. Ghátbodia.
22. Ghodásar.
23. Chilodá.
24. Chenpar.
25. Chosar.
26. Changijpar, otherwise called
Mithá Khali.
27. Chángel and its hamlet—
1. Bhátparu.
28. Chándlodía.
29. Chándkedá.
30. Chádávad, otherwise called
Mádalpur.
31. Chárodi.
32. Jagatpar.
33. Jamiatpar.
34. Judál.
35. Jetalpar.
36. Zánu.
37. Tibá.
38. Tra'gad.
39. Tárápar.
40. Doriápar Kájipar and its
hamlets—
1. Jágirpar.
2. Mádhavparu.
3. Hattiparu.
4. Cámp.
41. Dantáli.
42. Dévdi.
43. Dholá Kuvá.
44. Dhámatvan.
45. Naginá Ujad.
46. Navápurá Dholká.
47. Narodá.
48. Nadichá.
49. Nádej.
50. Nikol.
51. Nálol.
52. Pardhol.
53. Pasuj—
1. Náninuparu.
54. Páldi Kochrab.
55. Páldé Kákaj.
56. Piplod.
57. Pore.
58. Hatépar.
59. Badodará.
60. Bágfardos.
61. Bákrol Bujrag.
62. Báréjdi.
63. Bibipar.
64. Budthal.
65. Báréjá.
66. Beherámpar.
67. Bhát.
68. Bhuváldé.
69. Bhuvál and its hamlet—
1. Bhutin, otherwise called
Vetiú.
70. Mahijadá.
71. Makhtampur.
72. Miroli.
73. Muthiá.
74. Mederá.
75. Mahemadpar.
76. Mémnagar.
77. Moterá.
78. Mithipar.
79. Rákhiál.
80. Ráepar.
81. Ráeasan.
82. Rájpar Hirpar and its hamlets—
1. Gomtipar.
2. Rájpar.
3. Kangápar.
4. Ragnáthparu.
5. Bhavániparu.
6. Vághrivadá.
7. Kágdipit.
83. Rámol.
84. Ránip.
85. Ropdá.
86. Labkáman.
87. Lakhmipar.
88. Lálpar.
89. Limadia.
90. Lilápar.
91. Lábhá.
92. Vatuvá.
1. Deliu.
93. Vasái.
94. Vastarápar.
95. Valad and its hamlets—
1. Golvatá.
2. Vajáparu.
3. Parbhuparu.
96. Vadod and its hamlets—
1. Khodi.
2. Verávatni Muvádi.
3. Geyálánomath.
4. Richoláni Muvádi.
5. Vajiávatni Muvádi.

- | | |
|--|--|
| <p>97. Vádéj and its hamlet—
1. Náranparu.</p> <p>98. Vizol.</p> <p>99. Vehelál.</p> <p>100. Vejelpar and its hamlet—
1. Jodhpar.</p> <p>101. Vastrál.</p> <p>102. Váneh.</p> <p>103. Vásná.</p> <p>104. Sahávádi and its hamlet—
1. Visváshiparu.</p> <p>105. Sábáparu.</p> <p>106. Sigarvá.</p> <p>107. Sugad.</p> <p>108. Sudhalkhámodarel.</p> <p>109. Saikhpar Khánpar.</p> <p>110. Seherkotdá Ujad.</p> <p>111. Sánodá.</p> <p>112. Saijpar Gohálpar.</p> <p>113. Saijpar.</p> <p>114. Harniáv—
1. A'bliáru.
2. Káláji Muvádi.</p> <p>115. Hánsol.</p> <p>116. Háthijan.</p> <p>117. Hirápar.</p> <p>118. Huká.</p> <p>119. Huspará.</p> | <p>120. Acher.</p> <p>121. Adáláj.</p> <p>122. Amiápar.</p> <p>123. Asáruvá and its hamlet—
1. Haripar.</p> <p>124. Aslále.</p> <p>125. Áspar Surpar Ujad.</p> <p>126. Enásan.</p> <p>127. Ode.</p> <p>128. Odhav.</p> <p>129. Ogánapj.</p> <p>130. Idrodá.</p> <p>131. Istulábád.</p> <p>132. Isanpar.</p> <p>133. Uvársad.</p> <p>134. Udrel and its hamlets—
1. Mámá Kánáni Muvádi.
2. Káláji Muvádi.</p> <p>135. Usmánábád.</p> <p>136. Usmánpar.</p> <p>137. Mehemedábád Khokhru.</p> <p>138. Náj.</p> <p>139. Ahmedábád City and its hamlets—
1. Saspar.
2. Bárdolparu.
3. Fulparu.</p> <p>140. Faridábád.</p> |
|--|--|

35 VILLAGES OF THE SA'NAND TA'LUKA.

- | | |
|---|--|
| <p>1. Bhávanpar.</p> <p>2. Sānand and its hamlets—
1. Anandparu.
2. Kalánparu.</p> <p>3. A'mbli.</p> <p>4. Ghumá.</p> <p>5. Silaj.</p> <p>6. Bopál.</p> <p>7. Manipar.</p> <p>8. Navápurá.</p> <p>9. Sanáthal and its hamlet—
1. Jivanpari.</p> <p>10. Fattewádi and its hamlet—
1. Rámparu.</p> <p>11. Bákrol.</p> <p>12. Bádrábád.</p> <p>13. Vissalpur.</p> <p>14. Vanzár.</p> <p>15. Bhádaj.</p> <p>16. Bodakdév.</p> <p>17. Hobatpar.</p> <p>18. Makarbá and its hamlet—
1. Mahimadparu.</p> | <p>19. Sollá.</p> <p>20. Sarkhéj and its hamlet—
1. Ragnathparu.</p> <p>21. Thaltéj.</p> <p>22. Eyáwá.</p> <p>23. Godhávi.</p> <p>24. Garodiu.</p> <p>25. Khodá and its hamlet—
1. Náranparu.</p> <p>26. Kánéti.</p> <p>27. Chekhlá and its hamlets—
1. Amnagar.
2. Viramgám.
3. Pátri.</p> <p>28. Rámpurá.</p> <p>29. Vásná Eyáwá and its hamlet—
1. Lakhmiparu.</p> <p>30. Wárti.</p> <p>31. Kolat.</p> <p>32. Nidhrád.</p> <p>33. Tetáv.</p> <p>34. Selá.</p> <p>35. Okáph.</p> |
|---|--|

87 VILLAGES OF THE PARA'NTIJ TA'LUKA⁽¹⁾.

- | | |
|-----------------------------------|--------------------------------------|
| 1. Karol. | 40. Bhadkiá. |
| 2. Kamálpur. | 41. Bháttíá. |
| 3. Kattépur. | 42. Mánehá. |
| 4. Késarpur and its hamlets— | 43. Mádhévpur and its hamlet— |
| 1. Dhádhwásaná. | 1. Jamiatpar. |
| 2. Utwá Ujad. | 44. Moráli. |
| 5. Kátwád. | 45. Memadpur. |
| 6. Gallésará. | 46. Mámmoli. |
| 7. Gambhirpur. | 47. Meláv. |
| 8. Gulábni Muwádi. | 48. Moteswar. |
| 9. Gadi and its hamlets— | 49. Mughásaná. |
| 1. Náránparinomath. | 50. Moydvásrupáji and its hamlets— |
| 2. Kálpurwághrotáwalu. | 1. Ruppuru. |
| 3. Kálpurghdiwáli. | 2. Máháda. |
| 10. Ghadkan. | 3. Lákháná. |
| 11. Nanánpur. | 51. Máwáni Muwádi. |
| 12. Navánagar. | 52. Moyadnátháji and its hamlet— |
| 13. Nádrípthápur. | 1. Liblá Ujad. |
| 14. Ohádarda. | 53. Mazrá. |
| 15. Jitod. | 54. Ráslod. |
| 16. Jenpur. | 55. Rassulpar. |
| 17. Zijvá. | 56. Rupál. |
| 18. Záláni Muwádi. | 57. Liblá. |
| 19. Tátarda. | 58. Lálpur. |
| 20. Thumrá Inámi. | 59. Valiampur. |
| 21. Nikodiá. | 60. Vadrád. |
| 22. Tájpur and its hamlets— | 61. Váydi. |
| 1. Ghásini Muwádi. | 62. Vághpur and its hamlets— |
| 2. Camp of Hersol; that is, | 1. Kálpur. |
| this hamlet is in Tájpur. | 2. Rámpur. |
| 23. Desásan. | 3. Bhávpur. |
| 24. Dalpur. | 4. Sánpad. |
| 25. Dolatábád and its hamlet— | 5. Sávápar Ujad. |
| 2. Vás "bé." | 63. Sádoliá. |
| 26. Daláni Muwádi and its hamlet. | 64. Sallál. |
| 1. Ambájiini Muwádi. | 65. Sonásau. |
| 27. Paláchar. | 66. Sukhád. |
| 28. Padhaedá. | 67. Sákrodiá. |
| 29. Pogli. | 68. Sitwá Meráji. |
| 30. Parántij. | 69. Sadáni Muwádi. |
| 31. Purál. | 70. Sitvárá Vastáji and its hamlets— |
| 32. Punádrá. | 1. Nusvastáji. |
| 33. Poidá and its hamlet— | 2. Thikarin. |
| 1. Vas "Ek." | 71. Ságpur. |
| 34. Piludrá. | 72. Hájpur. |
| 35. Bákerpur. | 73. Aminpur. |
| 36. Báusar. | 74. Ambávadá. |
| 37. Bádharni Muwádi. | 75. Akodrá. |
| 38. Báini Muwádi. | 76. Amodrá and its hamlet— |
| 39. Bobbhá. | 1. Rámpurá. |

(1) For the two villages of the Parántij Taluka replaced under the jurisdiction of the Subordinate Judge of Ahmedabad, see Notification dated 9th August 1876, printed at page 42, *infra*.

- | | |
|--|--|
| <p>77. Amrápur.
 78. Asrodá.
 79. Idrájpur.
 80. Atrolipunjáji and its hamlets—
 1. Takháni Muvádi.
 2. Jesingparu.
 3. Dolpur.
 4. Pipliá.
 81. Atrolidolji and its hamlets—
 1. Lawári.
 2. Takár.
 3. Jesanpar.
 4. Surpur.
 5. Jetháji Muvádi.</p> | <p>6. Vadválu Ujad.
 7. Vastáni Muvádi.
 8. Langhánomath.
 82. Orán and its hamlets—
 1. Vádvásá.
 2. Tájpur.
 3. Karmipur.
 83. Uchá.
 84. Anjáná.
 85. Umedni Muvádi.
 86. Ujedia and its hamlets—
 1. Foraniá.
 2. Vaktápur.
 87. Vághrolá.</p> |
|--|--|

5 VILLAGES OF THE PARÁNTIJ TÁLUKA mentioned in the list furnished
by the Mahalkari of Modása.

- | | |
|---|---|
| <p>1. Vásná Motá—
 Mádhovpur.
 2. Vántdásuká.
 3. Vántdábáyad.</p> | <p>4. Vátragañ—
 1. Jagá khatmi Muvádu.
 5. Etádi.</p> |
|---|---|

*List of Villages and Towns placed under the Jurisdiction of the
Second Class Subordinate Judge of DHOLKA.*

124 VILLAGES OF THE DHOLKÁ TÁLUKA.

- | | |
|--|--|
| <p>1. Kariáná.
 2. Kanká.
 3. Kávethá.
 4. Kerálá.
 5. Kochariá.
 6. Kharoti.
 7. Khánpur.
 8. Khálakpar Ujad.
 9. Girand.
 10. Gánesar.
 11. Chakvasti Dholkábhagi.
 12. Chalodá.
 13. Chandisar.
 14. Jalálpur Vajifo.
 15. Juvál Rupávati.
 16. Jalálpur Godhnesvar.
 17. Jánkhá.
 18. Jekdá.
 19. Dadusar.
 20. Tránsad.
 21. Daghári.
 22. Dehegúmdá.
 23. Dholká Kasbo.
 24. Dholi.
 25. Dhanvadá.
 26. Páldi.
 27. Pisávadá.
 28. Badarkhá.</p> | <p>29. Bávla.
 30. Bnáyala.
 31. Mujpár.
 32. Majlipar.
 33. Memar.
 34. Rajodá.
 35. Ranodá.
 36. Rásam.
 37. Rámpur.
 38. Raypur.
 39. Ránésar.
 40. Vantbá.
 41. Vásná Keliá.
 42. Váthará.
 43. Vejalká.
 44. Veji.
 45. Sarandi and its hamlet—
 1. Lilápar.
 46. Sarodá.
 47. Sabij.
 48. Sákodrá.
 49. Sáljadá.
 50. Sántihal.
 51. Siávadá Khálsá.
 52. Siméj.
 53. Sidhraj.
 54. Shékhdi.
 55. Hasannagar.</p> |
|--|--|

56. Hasanpar Kasbo in Dholká-wasti.
57. Adásar.
58. Andhári.
59. Abaliálá.
60. Ánbéthi.
61. Ámbárelí.
62. Igoli.
63. Rupál.
64. Khátripar.
65. Bhetáwádá.
66. Kesardi.
67. Kánotar.
68. Kavlá or Chavlá.
69. Durgi.
70. Devdherelá.
71. Nánodrá.
72. Meni.
73. Vásmu Nánodra.
74. Sákod.
75. Sarlá.
76. Adrodá.
77. Chitaryádá.
78. Nesdá.
79. Rizá.
80. Viridi.
81. Nabhoi.
82. Lagdáná.
83. Várná.
84. Amipurá.
85. Bholád.
86. Koth and its hamlet—
1. Málanpur.
87. Káliapurá.
88. Javárad.
89. Vatáman.
90. Devadthal.
91. Gundi.

92. Baldáná.
93. Saragválá.
94. Gángad and its hamlets—
1. Vanbutá.
2. Kochariáná.
95. Bhámsará.
96. Dhedhál.
97. Bhumli.
98. Chiádá.
99. Sial.
100. Roiká.
101. Bagodará.
102. Gundánuparu.
103. Bhurkhi.
104. Begvá.
105. Mohotiboru.
106. Metál.
107. Samáni.
108. Dhingdá.
109. Chhabásar and its hamlet—
1. Varudiparu.
110. Gánol.
111. Dumáli and its hamlet—
1. Sándhesarunparu.
112. Utelá.
113. Naniboru.
114. Chandisar vanto.
115. Ambaliáláno vanto.
116. Vántháno vanto.
117. Kándipar.
118. Virpur.
119. Láná and its hamlet—
1. Serparu.
120. Rájpur.
121. Arnej.
122. Mithápur.
123. Lolá.
124. Barodá.

37 VILLAGES UNDER THE MAMLATDÁR OF SÁNAND TÁLUKA.

1. Rethal.
2. Devti moti.
3. Vásmá Dhedhál.
4. Juvál or Juhár.
5. Judá and its hamlet—
1. Victoriáparu.
6. Piplon.
7. Darná.
8. Matodá.
9. Chángodar.
10. Vásmá Cháncharavádi.
11. Bhát.
12. Tajpur.

13. Vanalia.⁽¹⁾
14. Kásadrá and its hamlets—
1. Chhápráparu.
1. Betdáparu.
15. Daduka.
16. Govida.
17. Viehhia.
18. Kodalia and its hamlet—
1. Mádhavparu.
19. Kundal and its hamlet—
1. Kubá.
20. Lekhambá.

(1) This village has since been transferred to the jurisdiction of the Court of the Subordinate Judge of Viramgám; see Notification dated 19th July 1871, printed at page 41, *infra*.

- | | |
|--|--|
| <p>21. Kuvár and its hamlets—
 1. Mahipatparu.
 2. Rasulpuru.
 3. Hirápar.
 4. Ohháprá.</p> <p>22. Moriá and its hamlet—
 1. Narsiparu.</p> <p>23. Lodariál.</p> <p>24. Machhiánu and its hamlets—
 1. Lilápar.
 2. Kubá.
 3. Pávánuparu.</p> <p>25. Melásaná.</p> <p>26. Modásar.</p> | <p>27. Sari.</p> <p>28. Devti Vághroláni.</p> <p>29. Fágdi.</p> <p>30. Soyala.</p> <p>31. Kalána and its hamlet—
 1. Fatepará.</p> <p>32. Goraj.</p> <p>33. Bol and its hamlet—
 1. Motiparu.</p> <p>34. Palyádá.</p> <p>35. Khichá.</p> <p>36. Mankol and its hamlet—
 1. Hathiparu.</p> <p>37. Charal.</p> |
|--|--|

List of Villages and Towns placed under the Jurisdiction of the Second Class Subordinate Judge of UMRETH.

68 VILLAGES OF THE THÁSRÁ TÁLUKA.

- | | |
|--|--|
| <p>1. Thásrá.</p> <p>2. Aurangpurá.</p> <p>3. Uplet.</p> <p>4. Rakhiál.</p> <p>5. Jáked.</p> <p>6. Ubá and its hamlets—
 1. Devparu.
 2. Dholokuvu.
 3. Bhátiáni Muvádi.
 4. Jámáni Muvádi.</p> <p>7. Kotriá and its hamlet—
 1. Hariánu Muvádu.</p> <p>8. Bharthari and its hamlet—
 1. Bhaluni Muvádi.</p> <p>9. Jalá Nagar.</p> <p>10. Bádharpurá.</p> <p>11. Marghá Koi.</p> <p>12. Vanoti.</p> <p>13. Siniloj.</p> <p>14. Akláchá.</p> <p>15. Gundia.</p> <p>16. Pipalwádá and its hamlets—
 1. Medáni Muvádi.
 2. Kájiparu.
 3. Dháretá.</p> <p>17. Udhmálpurá.</p> <p>18. Kossam.</p> <p>19. Vámáli.</p> <p>20. Kassulpur Thásrá.</p> <p>21. Agarvá.</p> <p>22. Bhadrássá and its hamlets—
 1. Kátadiáni Muvádi.
 2. Pagiáni Muvádi.</p> <p>23. Dhudadádrá and its hamlets—
 1. Manjiparu.
 2. Nánákatiyánu Muvádu.</p> | <p>24. Pádvániá and its hamlet—
 1. Dharab Khániá.</p> <p>25. Sádhehiá.</p> <p>26. Dábhsar.</p> <p>27. Ness.</p> <p>28. Mallái.</p> <p>29. Dhudi.</p> <p>30. Sarnál and its hamlet—
 1. Bhukhini Muvádi.</p> <p>31. Pilol.</p> <p>32. Sáhápurá.</p> <p>33. Ambáv and its hamlet—
 1. Patanu Muvádu.</p> <p>34. Kálsar.</p> <p>35. Muliád.</p> <p>36. Ekalvellá.</p> <p>37. Rámpur Chandásar.</p> <p>38. Wajewál and its hamlet—
 1. Rájpariáni Muvádi.</p> <p>39. Gholuj and its hamlets—
 1. Chothiani Muvádi.
 2. Unáliu.
 3. Dájini Muvádi.</p> <p>40. Balládhá.</p> <p>41. Mithánu Muvádu.</p> <p>42. Dákor and its hamlet—
 1. Ranchorparu.</p> <p>43. Kájipará.</p> <p>44. Ghavipurá.</p> <p>45. Harkhol.</p> <p>46. Bhátpará Jorábárotválu.</p> <p>47. Bhátpará Bhagwán bárotválu.</p> <p>48. Bhátpará Gám.</p> <p>49. Khijarpartalpad and its hamlet—
 1. Virákuvá.</p> <p>50. Khijarparvánto.</p> |
|--|--|

51. Mássrá and its hamlet—
1. Bharadváni Muvádi.
52. Vijol.
53. Bordi and its hamlet—
1. Hiráparu.
54. Sui and its hamlets—
1. Dedáni Muvádi.
2. Sewápara.
55. Saiánt.
56. Valavpurá.
57. Vithalpurá.
58. Ráháníá and its hamlet—
1. Dungriparu.
59. Joruparu.

60. Chitláv and its hamlets—
1. Gájiparu.
2. Jikuliá.
61. Lidodá and its hamlet—
1. Jáláparu Koatnu.
62. Jessapará and its hamlets—
1. Mitháparu.
2. Páñch Mahudeo.
63. Moreámblí.
64. Poydá.
65. Amratpurá.
66. Chandásar.
67. Joráporá.
68. Daniáni Muvádi.

49 VILLAGES OF THE ANAND TALUKA.

1. Dorá and its hamlets—
1. Ranchorparu.
2. Janákokánu Muvádu.
2. Thámnatápad.
3. Thámná vánto.
4. Jákhlá.
5. Kunjráv and its hamlet—
1. Bhilearnuparu.
6. Surelli and its hamlet—
1. Navuparu.
7. Pansorá and its hamlets—
1. Utkhari.
2. Rámparu.
8. Khambholaj.
9. Dbuletá.
10. Bhálaj and its suburb—
1. Tárapu.
2. Aminparu.
11. Ligdá and its hamlets—
1. Asipará.
2. Hariparu.
12. Sili.
13. Tranol and its hamlet—
1. Lálparu.
14. Ode and its hamlets—
1. Bhádhinuparu.
2. Kanbháinuparu.
3. Ranchorparu.
15. Kháukuvá.
16. Gangápará.
17. Dholi.
18. Bharodá and its hamlet—
1. Navuparu.
19. Rásnol.
20. Sársá.
21. Sudalpurá and its hamlet—
1. Lálparu.

22. Dággipará.
23. Khánpar and its hamlet—
1. Válináthnuparu.
24. Bedhvá.
25. Fatteparbhálaj.
26. Ahimá and its hamlets—
1. Vághparu.
2. Bájiparu.
27. Partápur.
28. Kherdá.
29. Khodvád.
30. Umreth.
31. Bhátpara.
32. Navápará.
33. Hamijpará.
34. Rattanpará.
35. Bechri.
36. Parvát.
37. Ardi.
38. Kásar and its hamlet—⁽¹⁾
1. Sólápura.⁽¹⁾
39. Tárpura.
40. Chikhodra.⁽¹⁾
41. Boriavi and its hamlet—⁽¹⁾
1. Haripara.⁽¹⁾
42. Rábaláv.
43. Samarkha and its hamlets—⁽¹⁾
1. Rávlápura.⁽¹⁾
2. Sádánápura.⁽¹⁾
3. Navápara.⁽¹⁾
44. Meghuvá.
45. Ajarpara.⁽¹⁾
46. Badápará.
47. Sardápará.
48. Vansol and its hamlet—⁽²⁾
1. Saedpara.
49. Khákhhanpur.

(1) These villages have since been transferred to the jurisdiction of the Subordinate Judge of Nadiád; see Notification dated 11th September 1876, printed at page 41, *infra*.

(2) Transferred to the jurisdiction of the Subordinate Judge of Nadiád; see Notification No. 3259, dated 16th December 1881, printed at page 41, *infra*.

3 VILLAGES OF THE NARIAD TALUKA.

- | | |
|---------------------------|----------------------------|
| 1. Alinā and its hamlets— | 2. Chunel and its hamlets— |
| 1. Sākadiāni Muvādi. | 1. Bhānā Pānchā Muvādi. |
| 2. Miāpar. | 2. Mulesarāni Muvādi. |
| 3. Sardāpara. | 3. Heranj. |

List of Villages and Towns placed under the Jurisdiction of the Second Class Subordinate Judge of DHANDHUKA and GOGO.

152 VILLAGES OF THE DHANDHUKA TALUKA.

- | | |
|-----------------------------|-----------------------------|
| 1. Dhandhukā Kasbo. | 44. Devliā. |
| 2. Anandpur. | 45. Dhārpiplā. |
| 3. Goglā. | 46. Hānsalpur. |
| 4. Bhadiād. | 47. Nāvda. |
| 5. Wālidā. | 48. Nabhoi. |
| 6. Selā. | 49. Nadālā. |
| 7. Kāmatalāv. | 50. Nināmā. |
| 8. Māndvipurā. | 51. Nāgadkā. |
| 9. Sodhi. | 52. Noli. |
| 10. Rānpur Kasbo. | 53. Pārabdi. |
| 11. Kamiālā. | 54. Pānvi. |
| 12. Ambli and its hamlet— | 55. Pipāl. |
| 1. Navāparā. | 56. Pānchirupāvatī. |
| 13. Kādipur and its hamlet— | 57. Piprālī. |
| 1. Sejā Talāv. | 58. Pātan. |
| 14. Kotdā. | 59. Pipti and its hamlets— |
| 15. Kothdiā. | 1. Nāvugām. |
| 16. Kinārā. | 2. Mochitalāv. |
| 17. Kudli. | 3. Vēnitalāv. |
| 18. Keria. | 4. Barānpar. |
| 19. Iarād. | 60. Fedrā. |
| 20. Khastā. | 61. Bāviāli. |
| 21. Khokharnes. | 62. Bāgad. |
| 22. Khas. | 63. Belā. |
| 23. Khojparā. | 64. Bubāvāv. |
| 24. Gadhiā. | 65. Bodānā. |
| 25. Galsānā. | 66. Bhadlā. |
| 26. Gorā. | 67. Muldharāi. |
| 27. Samdhiālā. | 68. Mātrānānā. |
| 28. Gangājāl. | 69. Morshiā. |
| 29. Cher. | 70. Rāyakā. |
| 30. Chāranki. | 71. Rojka. |
| 31. Chorvirā. | 72. Rājparā. |
| 32. Chhasiānā. | 73. Bhānghad. |
| 33. Chārodia. | 74. Māhādevpurā. |
| 34. Jaskā. | 75. Mingālpur. |
| 35. Jāliā. | 76. Khun. |
| 36. Zizar and its hamlet— | 77. Loia. |
| 1. Bādi. | 78. Gāmph. |
| 37. Zānzarkā. | 79. Kāshandrá. |
| 38. Timblā. | 80. Padānā. |
| 39. Tagdi. | 81. Gorāsu and its hamlets— |
| 40. Tarādia Mota. | 1. Rāmparā. |
| 41. Tarādia Nānā. | 2. Rāyasalgad. |
| 42. Devgānā. | 82. Chokdi. |
| 43. Derdi. | 83. Ankeyāliā. |

84. Pinpariá
85. Bodíá.
86. Baraniá.
87. Wávdí Moti.
88. Málanpar.
89. Cháparku nánu ujad.
90. Cháparku motu ujad.
91. Keria ujad.
92. Shekhpur ujad.
93. Wágad.
94. Samdhiálá.
95. Sahápar
96. Sàngásar.
97. Sálángpar.
98. Sálásar.
99. Sekhdod.
100. Sàngoi.
101. Sanganpar.
102. Rábhataláv.
103. Bhimtaláv.
104. Mudi.
105. Jánkhi.
106. Hebatpar.
107. Harniá.
108. Hadamtálá.
109. Anialibhimji.
110. Adwál.
111. Aniali Kasbáti.
112. Anialikáthi.
113. Akru.
114. Ori.
115. Uehdi.
116. Umrálá.
117. Dhanálá.
118. Wásná.

119. Khádol.
120. Kudál.
121. Khánbhdá.
122. Gundá.
123. Godávátá.
124. Cháchariá.
125. Chandárvá.
126. Jálilá.
127. Dhádodad ujad.
128. Pánchtaládá ujad
129. Barwálá.
130. Bárejda.
131. Migápar.
132. Ránpari.
133. Rámpará.
134. Refdá.
135. Rojind.
136. Waiá.
137. Wejálká.
138. Sarwál.
139. Sundriáná.
140. Kápadiali.
141. Pánviálávu.
142. Pávdinári.
143. Alávu.
144. Wádbéla.
145. Alámpar.
146. Khamidáná.
147. Bandar Dholerá.
148. Khadsáliai ujad.
149. Járvalá ujad.
150. Polarpur.
151. Bhalgámdá.
152. Bhimnáth.

65 VILLAGES OF THE GOGO TA'LUKA.

1. Kasba Gogo.
2. Pirántápu.
3. Karéda.
4. Khokhrá Mota.
5. Bhikhdá.
6. Tansá.
7. Hoidád.
8. Chitra.
9. Kharakdi.
10. Sanodar.
11. Padwá.
12. Bhánkhal.
13. Tagdi.
14. Wávdí.
15. Wálukad.
16. Neswád.
17. Lákhanhá.
18. Junápádar.
19. Málpur.
20. Kankot.

21. Khokhránáná.
22. Mámsá.
23. Pániáli.
24. Kudá.
25. Bádhí.
26. Rájpará.
27. Morchand.
28. Bhawánipará.
29. Kukad.
30. Kantálá.
31. Goriáli.
32. Garibpará.
33. Pethalpur.
34. Chaniálá.
35. Navágám náná.
36. Odarká.
37. Bámaníu.
38. Lákadia.
39. Anandpur.
40. Avániá.

41. Kamlej.
42. Udvi.
43. Chháyá.
44. Bholád.
45. Rabáriká.
46. Shámpará.
47. Bhojpará.
48. Navágám motá.
49. Mugláná.
50. Bhadli.
51. Khánbhá.
52. Darupaká.
53. Junujáliu.

54. Bhandár.
55. Málekvyádar.
56. Kanád.
57. Khári.
58. Sekhyadar.
59. Ukharlá.
60. Trambak.
61. Sar.
62. Samdhialá.
63. Sárবাদ.
64. Navujáliu.
65. Piparlá.

List of Villages and Towns placed under the Jurisdiction of the Second Class Subordinate Judge of BORSAD (1).

91 VILLAGES OF THE BORSAD TALUKA.

- | | |
|------------------------------------|-------------------|
| 1. Rangáipará and Nawá Rangáipará. | 28. Khanbhá. |
| 2. Santokpurá. | 29. Virol. |
| 3. Rás. | 30. Káthol. |
| 4. Váchial. | 31. Alársa. |
| 5. Isráma. | 32. Khádol— |
| 6. Rupiápurá. | 1. Navuparu. |
| 7. Bochásan. | 33. Kantháriá. |
| 8. Golel. | 34. A'sodar. |
| 9. Dávalpurá. | 35. Dhobikni. |
| 10. Umláv. | 36. Surkuvá. |
| 11. Pipláv. | 37. Dávol. |
| 12. Bhavánipurá. | 38. Kálu. |
| 13. Ambáli. | 39. Pandoli. |
| 14. Poedá. | 40. Dáli. |
| 15. Bhotási — | 41. Bánmanvá. |
| 1. Mahudiuparu. | 42. Vadadlá. |
| 16. Ambáv. | 43. Lákadpurá. |
| 17. Náhpá Talpad— | 44. Jogen. |
| 1. Tárparu. | 45. Asi— |
| 18. Dedardá— | 1. Venikoinuparu. |
| 1. Navuparu. | 46. Khánpur. |
| 19. Vadelí. | 47. Amiád— |
| 20. Khatnáli. | 1. Khodáparu. |
| 21. Borsad— | 2. Puraviuparu. |
| 1. Visvásiparu. | 48. Dehomí. |
| 2. Ráiparu. | 49. Khedásá. |
| 22. Vásná. | 50. Haldari. |
| 23. Khadáná. | 51. A'nkláv. |
| 24. Málu. | 52. Bodál. |
| 25. Divel. | 53. Pánmol. |
| 26. Virsad. | 54. Banejdá. |
| 27. Vatrá. | 55. Sunáv. |
| | 56. Ghodáknvá. |

(1) For villages added to the jurisdiction of the Subordinate Judge of Borsad, see Notification dated 31st December 1877, and Notification No. 2571, dated 27th April 1893, printed at page 42, *infra*.

57. Danteli.
58. Pálej
59. Nisráyá.
60. Dabhási.
61. Saijpur.
62. Veskávithá.
63. Jantrál—
1. Navuparu.
64. A'mod.
65. Námán—
1. Mamadparu.
66. Isnáv.
67. Kasubád.
68. Mujkuvá.
69. Harkhápará.
70. Sigláv.
71. Kantháná talpad and Váto.
72. Gájná.
73. Badálpár.

74. Kankápará.
75. Sálol.
76. Bhetási Báryá.
77. Bhánpurá.
78. Nápa Váto.
79. Umetá.
80. Asarmá—
1. Navuparu.
81. Kányádi.
82. Amblol.
83. Deheván.
84. Goruvá.
85. Bhetási Váto.
86. Jesarva.
87. Kansári.
88. Rátlaj.
89. Kothia Khád.
90. Náhárpár.
91. Sankhiád.

28 VILLAGES BELONGING TO THE ANAND TÁLUKA.

1. Sandesar.
2. Ankláydi.
3. Jitodia.
4. Meghuvá.
5. Náhápad Talpal—
1. Navuparu.
2. Dámparu.
6. Vásad.
7. Gámdi.
8. Vánskhilia.
9. Adás—
1. Denáparu.
10. Bhojkuvá.
11. Vaghási.
12. Gánná.
13. Vadod—
1. Jijiparu.
14. Anand—

1. Mangalpura.
15. Hádgud.
16. Návlí
17. Veskhádi—
1. Navuparu hakudinu.
18. Karamsad—
1. Devrajpará.
2. Navuparu
19. Khándhli.
20. Rájupará.
21. Náhápad Váto.
22. Moger.
23. Valásan.
24. Lámbhvel⁽¹⁾
25. Gokalparu.
26. Gopálpár.
27. Jángirparu.
28. Jánkharia.

List of Villages and Towns placed under the Jurisdiction of the Second Class Subordinate Judge of VIRAMGAM⁽²⁾.

157 VILLAGES OF THE VIRAMGA'M TÁLUKA.

- | | |
|--|--|
| <ol style="list-style-type: none"> 1. Kalánpur. 2. Kariálá. 3. Kákrávali. 4. Kokatá. 5. Kádipur—
1. Kubérparu. 6. Káliáná. | <ol style="list-style-type: none"> 7. Kumád náhání. 8. Kumád mohoti—
1. Shákariuparu, that is Sha-
kariano tebo.
2. Virpar.
3. Rámpará. 9. Kumarkhán. |
|--|--|

(1) This village has since been transferred to the jurisdiction of the Subordinate Judge of Nadiad; see Notification No. 2571, dated 27th April 1893, printed at page 42, *infra*.

(2) For a village added to the jurisdiction of the Subordinate Judge of Viramgam, see Notification dated 19th July 1871, printed at page 41, *infra*.

10. Karshanpará.
11. Kánz.
12. Koantia.
13. Kántrodi.
14. Kánpará.
15. Kadváshan.
16. Kamijalá.
17. Kunpur.
18. Kukvávé.
19. Karanpará náháná.
20. Karanpará mohotá.
21. Káyalá.
22. Káchrol.
23. Khudád.
24. Khegária.
25. Khárá-ghodá.
26. Khervá.
27. Goriá—
 1. Kuberpará.
28. Gatishná.
29. Galdharpará.
30. Gedia.
31. Gamánpará.
32. Gujálá.
33. Ghodá.
34. Gheldá.
35. Navágam.
36. Niláki.
37. Nadiáná.
38. Náthpurá.
39. Náekpur.
40. Nadishálá.
41. Chuninápará.
42. Chhaniar—
 1. Dángarvu.
43. Jaksi.
44. Jakhvadá—
 1. Bhojiuparu, or Bhejiano tobo.
 2. Káliaparu.
 3. Narsangparu.
45. Junápádhár.
46. Jálishná.
47. Jashpará.
48. Jetápar.
49. Jethipará.
50. Zozrá.
51. Zánzarvá.
52. Dumáná.
53. Dediáshan.
54. Dadbáná—
 1. Jagpará.
55. Dábhsar.
56. Dángarvú.
57. Derválá.
58. Dhedáshná.
59. Dháchi.
60. Tret.
61. Telávi.
62. Tanmaniá.
63. Thorithánbhá.
64. Thorivadghásh.
65. Thorimubáarak.
66. Thuletá.
67. Dashláná.
68. Detroj—
 1. Jivápará.
 2. Kánpará, otherwise called Amrá-pará.
69. Dálod.
70. Damodarínuparu.
71. Dekávadá.
72. Dátishná.
73. Dhákadi.
74. Panár—
 1. Rámpurá.
 2. Bámanchinu-paru.
 3. Rájparu, otherwise called Koráláno tebo.
75. Patdi.
76. Fatepará.
77. Boshká.
78. Bamroli.
79. Bártai.
80. Bálisháshan.
81. Bhávádá.
82. Bhadáná.
83. Bhojvá.
84. Bhankodá.
85. Bhoyani.
86. Bhojaninápará.
87. Bhagápará.
88. Bhatárá.
89. Melaj—
 1. Jeshalpará.
90. Memadpur.
 1. Hirápar.
91. Mándal.
92. Múrushná.
93. Madrishná.
94. Modhván.
95. Remalpur.
96. Ribdi.
97. Rakhiáná.
98. Rámpurá.
99. Ratanpurá.
100. Rájpurá.
101. Rátináni.
102. Rátimoti.
103. Ranod.
104. Lia.

105. Libad.
106. Valáná.
107. Virangám—
 1. Lakhmiparu in the limits of Rahiapar.
108. Váshvelia.
109. Vani.
110. Vadgásh.
111. Váshnáchanar.
112. Vanthal.
113. Vanpardí.
114. Vizuvádá.
115. Varmor.
116. Vithlápár—
 1. Máhádevpará, otherwise called Nágtániuparu.
117. Vichhan.
118. Vekaria.
119. Sarshárad.
120. Shoklai.
121. Shacháná—
 1. Harjiparu.
 2. Ratanparu.
122. Sholgam.
123. Sher.
124. Sihor.
125. Shádrá.
126. Shákar.
127. Shangpurá.
128. Shabalpurá.
129. Sháhápur—
 1. Ráyashangparu.
130. Sitápur.
131. Shobháshan.
132. Sujpará.
133. Siwálá.

134. Sinaj—
 1. Kánparu.
 2. Anadpurá.
135. Shadátpará.
136. Shavláná.
137. Sultanpur.
138. Hásalpur Saresvar.
 1. Kajiparu.
 2. Vivishláki.
139. Hathipurá.
140. Hásalpar Bechráji.
141. Adhár—
 1. Chanothia.
142. Ogán—
 1. Máhádevparu.
143. Edlá.
144. Ashalgám.
145. Odhav.
146. Ambáshná.
147. Amarpurá.
148. Idarpurá.
149. Ukhálad—
 1. Bbilá.
 2. Desháiparu.
150. Umbhádnánáhuá.
151. Ukardi—
 1. Ránipará.
 2. Mánpará.
 3. Váshnákunpar.
 4. Rámparu.
152. Udhroj.
153. Umédpará.
154. Udhrojuuparu.
155. Ucharpi.
156. Rudátal—
 1. Mokápará.
 2. Pathápará.
157. Runi.

15 VILLAGES OF THE SANAND TA'LUKA.

- | | |
|--|---|
| <ol style="list-style-type: none"> 1. Khetasar. 2. Náranpurá. 3. Chorvadodrá— <ol style="list-style-type: none"> 1. Hamjiparu. 2. Mánpará. 4. Chhárodi. 5. Zholápur— <ol style="list-style-type: none"> 1. Kuvarparu in Válá. 6. Zámp. 7. Dodar. | <ol style="list-style-type: none"> 8. Bakráná— <ol style="list-style-type: none"> 1. Tákudivavu. 9. Vanáliá. 10. Vashodrá. 11. Sutárki. 12. Siavádá. 13. Andej. 14. Aniali. 15. Upardal— <ol style="list-style-type: none"> 1. Chandraghad. |
|--|---|

List of Villages and Towns placed under the Jurisdiction of the Second Class Subordinate Judge of KAPADVANJ.

74 VILLAGES OF THE PARA'NTIJ TA'LUKA.

- | | |
|--|---|
| <ol style="list-style-type: none"> 1. Talod— <ol style="list-style-type: none"> 1. Poedá. 2. Gambhiránomath. | <ol style="list-style-type: none"> 2. Mahikál— <ol style="list-style-type: none"> 1. Tharuni Muvádi. 3. Tatepur Mota. |
|--|---|

4. Bálisáná.
5. Kherol—
 1. Nágánomath.
6. Dádardá.
7. Boria Khurd—
 1. Boriapurá.
8. Piplođi.
9. Madhavgad.
10. Harsol.
11. Suttanpur.
12. Punsari.
13. Chandpur.
14. Navávás—
 1. Gosiparu.
15. Padusan—
 1. Savájini Muvádi.
 2. Rupájini Muvádi.
 3. Jitájini Muvádi.
16. Náhaná Chekhlá.
17. Aniod—
 1. Náráni Muvádi.
 2. Jagáni Muvádi.
 3. Nátháni Muvádi.
 4. Takháni Muvádi.
 5. Boria.
 6. Jethájini Muvádi ujad.
18. Jorajini Muvádi—
 1. Abjini Muvádi.
 2. Vajájini Muvádi.
 3. Mokamni Muvádi.
 4. Sabláni Muvádi.
 5. Mirápurni Muvádi.
19. Mokamni Muvádi.
20. Barodadá—
 1. Parthergjni Muvádi.
 2. Daláni Muvádi,
 3. Nánan.
 4. Soncsar.
 5. Vavdi.
21. Rozad—
 1. Kharáni Muvádi.
 2. Chhánápur.
22. Mota Chekhlá.
23. Boria Biharji—
 1. Jesáni Muvádi.
24. Kachmipur.
25. Kolvadá.
26. Amedpur.
27. Malekpur—
 1. Sámtáktoválnu Muvádu.
28. Kan.
29. Khadodá.
30. Sáerá—
 1. Khautná Chhapránu Muvádu.
31. Mirjapur.
32. Mordí.
33. Sákariá—
 1. Jámávakatni Muvádi.
34. Sarurpar.
35. Bhesavádá.
36. Kolikhad—
 1. Dalelpur.
37. Dhansurá.
38. Ranéji—
 1. Navu Muvádu.
39. Ambágam.
40. Pipodra—
 1. Junwádánu Muvádu.
41. Butal.
42. Simli.
43. Barnoli—
 1. Báváno Math.
 2. Mádhavparu, otherwise called Ankdiánu Muvádu and Malakotwálnu Muvádu.
 3. Parmá Khantau Muvádu.
44. Kamália.
45. Odhá—
 1. Kálánu Muvádu.
 2. Unáliu.
46. Daxnesar.
47. Dehemai—
 1. Dánjínu Muvádu.
 2. Ankdiáni Muvádi.
 3. Jálúni Muvádi.
 4. Bháruni Muvádi.
 5. Partápjini Muvádi.
 6. Bahariáni Muvádi.
48. Wásnirail.
49. Rupan.
50. Pabádpur.
51. Sitpur.
52. Ghunáwádá.
53. Bajkot—
 1. Madápur.
54. Dariapur.
55. Máthá Suljá.
56. Bádádrá.
57. Alampur—
 1. Muvádu.
58. Gáruđi.
59. Kámli.
60. Khadol—
 1. Kadvánu Muvádu.
 2. Rupáktoválnu Muvádu.
 3. Molínu Muvádu.
61. Bilvânia.
62. Kojan.
63. Talod—
 1. Kadvánu Muvádu.
 2. Vatvatíu.
 3. Dalpáni Muvádi.
 4. Mávjini Muvádi.

- 5. Hemtājini Muvádi.
- 6. Takhāni Muvádi.
- 64. Vātdā near Kāvāt.
- 65. Choela—

- 1. Vadvāli Muvádi.
- 66. Hafsābād.
- 67. Amodrá—
- 1. Borevatn.
- 2. Sarasiu.
- 3. Vaghāvlo.
- 4. Kadvādā.
- 5. Nāthujini Muvádi.
- 6. Mokamni Muvádi.
- 7. Vārukuvā.
- 8. Bedianu Muvādu.
- 9. Rubānu Muvādu.
- 10. Bhiledi.
- 11. Gorkhānu Muvādu.
- 12. Rāvnia.
- 13. Navu Muvādu.

- 68. Indrān—
- 1. Jālānu Muvādu.
- 2. Egholānu Muvād.
- 3. Singodinū Muvādu.
- 4. Kassiajinu Muvādu.

- 5. Ghodādhārānu Muvādu.
- 6. Bhaidianu Muvādu.
- 7. Koenu Muvādu.
- 8. Kamivānu Muvādu.
- 9. Khudānu Muvādu.
- 10. Bhakāvād.
- 11. Hirjiandarjini Muvādi.
- 12. Patetnu Muvādu.

- 69. Deroli—
- 1. Bhodiānuparu.
- 2. Munjinuparu.
- 3. Aramjinu Muvādu.
- 4. Jānkharin.
- 5. Nānparu.
- 6. Pitānu Muvādu.
- 7. Baliadevnu Muvādu.
- 8. Lāljinu Muvādu.
- 9. Madhubārāianu Muvādu.
- 10. Kanbini Muvādi.

- 70. Gājan.
- 71. Bāsd.
- 72. Kankivāv.
- 73. Pipodi.
- 74. Vātargad—
- 1. Bhagā Bhatnu Muvādu.

5 VILLAGES OF THE MODA'SA TA'LUKA.

- 1. Modāsā.
- 2. Semolā.
- 3. Gādhavnu Muvādu.
- 4. Gorāni Muvādi.
- 5. Vāntdā bāyed.

90 VILLAGES OF THE KAPADVANJ TA'LUKA.

- 1. Kapadvanj.
- 2. Dhudātāl—
- 1. Vāndarin.
- 2. Bagdolānu Muvādu.
- 3. Vajāvatnu Muvādu.
- 4. Kamboianu Muvādu.

- 3. Antesar—
- 1. Chhālāni Muvādi.
- 2. Bādharni Muvādi.
- 3. Navu Muvādu.
- 4. Khākhariani Muvādi.
- 5. Bhājjani Muvādi.
- 6. Pujāni Muvādi.
- 7. Takhujinu Muvādu.
- 8. Panāni Muvādi.
- 9. Vātānu Muvādu.
- 10. Harmatiu.
- 11. Nālū Muvādu.
- 12. Kāpdinu Muvādu.

- 4. Sultanpur—
- 1. Sekhjinu Muvādu.

- 5. Kuchāl—
- 1. Pujāni Muvādi.
- 2. Ichhāni Muvādi.
- 3. Vāhālāni Muvādi.
- 4. Bhempurā.

- 6. Apruji—
- 1. Dodiakuini Muvādi.
- 2. Ratnāvāli Muvādi.
- 3. Pathāvatni Muvādi.
- 4. Vajāvatni Muvādi.

- 7. Kākarhad—
- 1. Vejaliani Muvādi.
- 8. Chārānnikol.
- 9. Bhatara—
- 1. Medhiānu Muvādu.
- 2. Paniārānu Muvādu.

- 10. Lasundrá—
- 1. Dariasingnu Muvādu.
- 2. Virānu Muvādu.
- 3. Ruppāru.
- 4. Ukānu Muvādu.
- 5. Ganesparu.
- 6. Dādānu Muvādu.

- 11. Tayabpur—
- 1. Kalānparāni Muvādi.
- 2. Dholivāv.
- 3. Hānji. Kotvālāni Muvādi.
- 12. Relia.
- 13. Danādarā—
- 1. Kalājini Muvādi.

2. Fuláni Muvádi.
3. Betáwadáni Muvádi.
14. Singháli.
15. Rámpur—
 1. Gobarjini Muvádi.
16. Kathlál.
17. Khánpur—
 1. Umáji Muvádi.
18. Ramásadi.
19. Ravdávat—
 1. Vavyáni Muvádi.
 2. Piparin
 3. Chháljini Muvádi.
 4. Ajnávatno Kot.
20. Badarpur.
21. Sávali—
 1. Bhádarvánu.
22. Fulchhatarpará.
23. Sálod.
24. Jagarupar—
 1. Motiparu.
 2. Chapatiu.
25. Gabuá—
 1. Bhájiinu Muvádu.
 2. Navu Muvádu.
 3. Kámalnu Muvádu.
 4. Hemtájiinu Muvádu.
 5. Khádiánu Muvádu.
26. Kuláji—
 1. Vādválu.
27. Jaloia.
28. Sorná—
 1. Amini Muvádi.
 2. Ratanparáni Muvádi.
 3. Soncrini Muvádi.
29. Antroli—
 1. Rámpará.
 2. Gokalpará.
 3. Bhagvájini Muvádu.
30. Betáwadá—
 1. Rupjiinu Muvádu.
 2. Udangarnu Muvádu.
 3. Rájájiinu Muvádu.
 4. Khánanu Muvádu.
 5. Kubháru 2. Two.
 6. Jagujinu Muvádu.
 7. Jámáni Muvádi.
 8. Rozávádu.
 9. Rámtalávdí.
 10. Ráyanyálu.
 11. Betiánu Muvádu.
 12. Meláni Muvádi.
 13. Hathisolotnu Muvádu.
 14. Bhugaliu.
31. Surávat.
32. Mirjápúr.

33. Chikhadol—
 1. Anopparu.
34. Dánpat—
 1. Junukhedu.
 2. Málparu.
 3. Kesriparu.
 4. Lilavu.
 5. Jarmálu.
 6. Kashanparu.
 7. Dolparu.
 8. Mághjiparu.
35. Dahiap—
 1. Dujevánu Muvádu.
36. Alampur
37. Sundá—
 1. Máhádevpura.
 2. Narmálinu Muvádu.
 3. Gokaljini Muvádi.
38. Ambach—
 1. Mádavni Muvádi.
39. Ambaliará—
 1. Venipará.
 2. Anklai.
 3. Tranthádi.
 4. Gadiaru.
40. Fatiávád—
 1. Khátupará.
 2. Rámpurá.
41. Kosam—
 1. Dholákuvá.
 2. Fotepará.
 3. Játpará.
 4. Rájanbuni Muvádi.
 5. Bhagájiinu Muvádi.
42. Chelávat—
 1. Málvanni Muvádi.
43. Sarkhej.
44. Vejulpur.
45. Sikandarporá—
 1. Kupáwali Muvádi.
46. Letar—
 1. Raghájiinu Muvádi.
 2. Vanzáriu.
 3. Umánu Muvádu.
47. Bhutia—
 1. Lonarianu Muvádu.
 2. Khumjiinu Muvádu.
 3. Banánu Muvádu.
 4. Gumbhirjiinu Muvádu.
 5. Bajina Muvádu.
 6. Kupájiinu Muvádu.
 7. Vernianu Muvádu.
 8. Bátháná kuvánu Muvádu.
 9. Laletránu Muvádu.
48. Navugam—
 1. Selgad.
49. Gáduvel.

50. Dásalyadá—
 1. Udepará.
 2. Udáni Muvádi.
51. Vághavat—
 1. Bádiannu Muvádu.
52. Chared.
53. Khalál—
 1. Gámni Muvádi.
54. Vishwanáthpará—
 1. Ankadianu Muvádu.
 2. Jastánu Muvádu.
55. Torná—
 1. Hirápará.
 2. Hamehadi.
56. Mahamadpurá.
57. Wásná.
58. Duntáli—
 1. Ratanparu.
59. Miránpur.
60. Nárangarnomath.
61. Aluvá—
 1. Hiráparáni Muvádi.
 2. Rámparáni Muvádi.
 3. Kasháljinnu Muvádi.
 4. Bhejlínu Muvádu.
 5. Maránu Muvádu.
 6. Lebáparáni Muvádi.
 7. Kátlonu Muvádu.
62. Láduvel.
63. Katháná—
 1. Jálamjinnu Muvádu.
64. Barsidá, otherwise called Anará—
 1. Báchakparu.
 2. Dhánkanin.
 3. Bandhusiu.
 4. Jánetará.
 5. Sanghodi.
65. Laxmanpurá—
 1. Bápujinnu Muvádu.
66. Pordá—
 1. Jánkharianu Muvádu.
 2. Vadválu Muvádu.
67. Fágúvel—
 1. Umábarayánu Muvádu.
 2. Panájinnu Muvádu.
 3. Jálamjálánu Muvádu.
 4. Lákodnu Muvádu.
 5. Ruppj Lakhjinnu Muvádu.
 6. Dolá Raghánu Muvádu.
 7. Manorjinnu Muvádu.
 8. Chhelánu Muvádu.
 9. Hamiránu Muvádu.
 10. Hamjinnu Muvádu.
 11. Lálápaginnu Muvádu.
 12. Nárabájinnu Muvádu.
 13. Bhájjikhátunnu Muvádu.
 14. Dájjikasháljinnu Muvádu.
 15. Rámásurtanu Muvádu.

16. Ganesnu Muvádu.
 17. Kanbinu Muvádu.
 18. Káláji Gamánu Muvádu.
 19. Bhána Sámtánu Muvádu.
 20. Jethá Bádharijinnu Muvádu.
 21. Jethá Hamjinnu Muvádu.
 22. Gedál Báhdarijinnu Muvádu.
 23. Bhagá Lerinnu Muvádu.
 24. Alam Dánjinnu Muvádu.
 25. Rámá Panajinnu Muvádu.
 26. Galáb Bájinu Muvádu.
 27. Kálá Karanjinnu Muvádu.
 28. Gamiránu Muvádu.
 29. Jagtá Pathhunu Muvádu.
 30. Bákolnu Muvádu.
 31. Asárámmu Muvádu.
 32. Bádharnu Muvádu Págotiu.
 33. Serni or Sirni Muvádi.
68. Vaddalá—
1. Simaliu.
 2. Totinnu Muvádu.
 3. Chándájinnu Muvádu.
 4. Kanthadjinnu Muvádu.
 5. Nánájinnu Muvádu Vántá-bhág.
 6. Bádarjinnu Muvádu.
 7. Bhaichandnu Muvádu.
 8. Bádharpuru.
69. Vadol—
1. Rághájinnu Muvádu.
 2. Dájjikotwálinu Muvádu.
 3. Pathájinnu Muvádu.
 4. Adájinnu Muvádu.
 5. Khokharin.
 6. Umájinnu Muvádu.
 7. Goni.
 8. Hadiornu Muvádu.
 9. Becharnu Muvádu.
 10. Kupánu Muvádu.
 11. Dámanjinnu Muvádu.
 12. Kesrájinnu Muvádu.
 13. Bhiliu.
 14. Gediánu Muvádu.
 15. Sahbánu Muvádu.
 16. Gedáljinnu Muvádu.
 17. Topaliu.
 18. Hirápaginnu Muvádu.
 19. Dándi.
 20. Dádiapar.
 21. Simlánu Muvádu.
70. Málitádi Pagibhág—
1. Gamánjinnu Muvádu.
 2. Rátdi.
 3. Bhájinnu Muvádu.
 4. Pipariu.
 5. Tataliu.
 6. Devjinnu Muvádu.
 7. Gardo.

- | | |
|--|---|
| <p>8. Andhārin.
9. Jivānu Muvādu.
71. Mālitādi Bariabhāg—
1. Rājīnu Muvādu.
2. Kādinu Muvādu.
3. Makavānūnu Muvādu.
4. Bhiliu.
5. Ajūjini Muvādi.
6. Bāpujini Muvādi.
7. Rājajinu Muvādu.
8. Bāpujini Muvādi.
72. Ratanpar.
73. Rārangarnu Muvādu.
74. Chārannu Muvādu.
75. Bhagvānjini Muvādi.
76. Pilānu Muvādu.
77. Bagdol.
78. Porda.
79. Sarali—
1. Jamninu Muvādu.
2. Tāntūānu Muvādu.
3. Bādinu Muvādu.
4. Dalākhāntu Muvādu.
5. Jethākhāntu Muvādu.
80. Chhipdi—
1. Gōjjina Muvādu.
2. Jethbāinu Muvādu.
3. Adājini Muvādi.
4. Jagtājini Muvādi.
5. Govindjini Muvādi.</p> | <p>6. Vāghājālānu Muvādu.
7. Partābjini Muvādi.
8. Bhalāpagini Muvādi.
9. Avchaljīnu Muvādu.
10. Pagiānu Muvādu.
11. Lākha Hāthinu Muvādu.
81. Arāl—
1. Parmārāvalnu Muvādu.
82. Chhipiāl—
1. Kōyālūni Muvādi.
83. Pahād.
84. Nāni Mudel.
85. Gangial—
1. Mogjini Muvādi.
86. Shāhāpur—
1. Gangāparu.
2. Bhagatwāli Muvādi.
3. Zanzavāvāli Muvādi.
4. Māhādevparu.
87. Motimudel.
88. Abhripur.
89. Bharkundā—
1. Chandāni Muvādi.
90. Pithāi—
1. Jesājini Muvādi.
2. Abūni Muvādi.
3. Jabuni Muvādi.</p> |
|--|---|

43 VILLAGES OF THE THA'SRA TA'LUKA.

- | | |
|---|--|
| <p>1. Ajroli—
1. Joitā Kotwālūni Muvādi.
2. Raniporda.
3. Vādād—
1. Deroliu.
2. Tardhan.
4. Pāliā.
5. Vaso—
1. Netarin.
2. Bhemkoi.
6. Sāndheli—
1. Marodia.
2. Jagbhānnu Muvādu.
7. Dābhāli—
1. Dātardi.
8. Jargāl.
9. Kuni—
1. Dānāni Muvādi.
Valināth.
2. Ansjinu Muvādu.
3. Makannu Muvādu.
4. Tokarnu Valināth.
5. Khānsāhebnū Muvādi.
10. Nadādrā—
1. Mahudiani Muvādi.</p> | <p>11. Vanodā—
1. Lakadiu.
2. Paraviu.
3. Kasandāsnu Mahamadpar.
12. Rojnyā.
13. Monparā—
1. Khanparā.
2. Sevāliu.
14. Khadgodrā.
15. Salun—
1. Jethājini Muvādi.
16. Mahi itādi valayparbhāg—
1. Chanatni Muvādi.
2. Pipaliānu Muvādi.
17. Valayparbhāg.
18. Mahi itādibhāg—
1. Kōtariā.
2. Bharmānu Muvādu.
3. Sāgodi.
4. Nathujini Muvādi.
19. Sonnaiā.
20. Mālvan.
21. Angādi—
1. Dabiparu.
2. Abliparu.</p> |
|---|--|

- | | |
|---|---|
| <p>22. Vághroli—
 1. Khákhriu.
 2. Gagánu Muvádu.
 3. Baidap.
 4. Kotdá.
 23. Rasulpárpádál.
 24. Rastampará—
 1. Gadianu Muvádu Nathu-
 paru.
 25. Angádipadia—
 1. Gopálpár.
 2. Népálpár.
 26. Sanádará—
 1. Tibli.
 2. Baduvá.
 3. Bagáni Muvádi.
 27. Páli—
 1. Seváliu.
 2. Sajuparu.
 3. Gáyedámátánu Muvádu.
 4. Mánjinu Muvádu.
 5. Merunu Muvádu.
 6. Labadiu.
 28. Padál—
 1. Tibánu Muvádu.</p> | <p>2. Hiránu Muvádu.
 29. Sonipar—
 1. Baleviu.
 2. Partappar.
 3. Chhābani Muvádu
 30. Janod—
 1. Ralētni Muvádi.
 2. Kadaiá.
 3. Goránu Muvádu.
 4. Kavankbol.
 31. Ságol.
 32. Gadviná Muvádu.
 33. Sálampur.
 34. Ajupará.
 35. Chetarsubá.
 36. Ojrálá.
 37. Ravália.
 38. Bháthijini Muvádi.
 39. Dásáni Muvádi.
 40. Gadvinu Muvádu.
 41. Rániu.
 42. Methdá Abáni Muvádi.
 43. Pipaliannu Muvádu.</p> |
|---|---|

*List of Villages and Towns placed under the Jurisdiction of the
Second Class Subordinate Judge of NADIAD.⁽¹⁾*

92 VILLAGES OF THE NADIAD TA'LUKA.

- | | |
|--|---|
| <p>1. Nadiad and its Pátis—
 1. Chaklási Bhāgol.
 2. Kákar Khánd.
 3. Lakháwád.
 4. Hirji.
 5. Rattoñji.
 6. Aládh.
 7. Gāmai or Kiledári.
 2. Davápará—
 1. Náranparu.
 3. Jorápará.
 4. Walavpará.
 5. Alajdá.
 6. Dabhán.
 7. Pipláta.
 8. Járol.
 9. Dumral.
 10. Mahamadpará.
 11. Keriavi—
 1. Mahudiñparu.
 12. Saluntálpad.
 13. Chaláli.
 14. Waletuvá.
 15. Gulál.</p> | <p>16. Akhdol.
 17. Dávdá.
 18. Bámñoli.
 19. Fatepurnariad.
 20. Maridá.
 21. Narsandá—
 1. Jidwápará or Mahamad-
 pará.
 22. Piplag.
 23. Dantáli.
 24. Bhumel.
 25. Salunvánto.
 26. Metrál.
 27. Kamlá.
 28. Bilodará.
 29. Chaklási.
 1. Devkápará.
 2. Rághavpará.
 30. Kanjoda.
 31. Silod—
 1. Mokamnápará.
 2. Kotválnuparu.
 32. Hathñoli náni.
 33. Tudel.</p> |
|--|---|

(1). For villages added to the jurisdiction of the Subordinate Judge of Nadiad, see Notification dated 11th September 1876, and Notifications Nos. 8259 and 2571, dated 16th December 1881 and 27th April 1893, respectively, printed at pages 41 and 42, *infra*.

- | | |
|--|---|
| <p>34. Arerá—
 1. Rámpará.
 35. Vadthal.
 36. Surásámal.
 37. Utarsandá.
 38. Manjipará.
 39. Erandiapará.
 40. Wállá.
 41. Sodpur—
 1. Boriákotar.
 2. Mulesbrá.
 3. Andháriámbli.
 4. Chánpáji Muvádi.
 5. Rámsangni Muvádi.
 6. Surbhaini Muvádi.
 7. Mangalpará.
 8. Dáji Muvádi.
 42. Fálaia.
 43. Mángrolí.
 44. Molel.
 45. Sáplá.
 46. Háthaj—
 1. Tetriáni Muvádi.
 2. Navugam near Háthaj.
 47. Khutaj.
 48. Kanjri.
 49. Andhaj—
 1. Andhajni Muvádi.
 50. Degam.
 51. Wásná.
 52. Mahudhá.
 53. Nadgam.
 54. Jávol.
 55. Faloli.
 56. Alampur Bagda.
 57. Viná.
 58. Sigále.
 59. Kalaj.
 60. Navágam.
 61. Dhandodi.
 62. Balol.
 63. Mirjápúr.</p> | <p>64. Avrangpur Hajátiá.
 65. Vadthal.
 66. Sheri.
 67. Kadi.
 68. Khadolvádi.
 69. Mináwádá.
 70. Páldi—
 1. Jitáchuvani Muvádi.
 71. Mangalpur.
 72. Mehundáwád Muvádi.
 73. Arjanpur Kot.
 74. Hajipur tornia.
 75. Khaláddé.
 76. Khadol náné.
 77. Dadusar.
 78. Udhra.
 79. Baládi.
 80. Bhanero.
 81. Náná vagá.
 82. Fináv.
 83. Mulaj.
 84. Alindrá.
 85. Rappará.
 86. Sanále.
 87. Avrangpur Bhumas—
 1. Bhumasni Muvádi, otherwise called Várnni Muvádi.
 88. Ghogháwádá—
 1. Pipiani Muvádi.
 2. Ragnáthpará.
 3. Singliani Muvádi.
 89. Khuddáwad.
 90. Sastápur.
 91. Naguval.
 92. Khandivav—
 1. Jibhiani Muvádi.
 2. Bhikhabariani Muvádi.
 3. Virampagini Muvádi.
 4. Sonparni Muvádi.
 5. Amirpar.
 6. Ajuni Muvádi.</p> |
|--|---|

Transfer of the First Class Subordinate Judge of Kaira to Ahmedabad and of the Second Class Subordinate Judge of Ahmedabad to Kaira.

Notn. No. 764, dated 7th February 1879, B. G. G., 1879, Pt. I, p. 112.
 —With reference to Government Notifications dated the 3rd August and 3rd September 1877, respectively, His Excellency the Governor in Council is pleased to sanction the transfer of the First Class Subordinate Judge of Kaira to Ahmedabad and of the Second Class Subordinate Judge of Ahmedabad to Kaira, as a permanent arrangement.

Notn., dated 19th July 1871, B. G. G., 1871, Pt. I, p. 782.—It is hereby notified that, under the provisions of Section 23 of the Bombay Civil Courts Act, No. XIV of 1869, the Right Honourable the Governor in Council has been pleased to direct that the village of Vanalia, in the Sánand Táluka of the Ahmedabad Collectorate, shall, from 1st August 1871, cease to be within the jurisdiction of the 2nd Class Subordinate Judge of Dholka, and be placed under the exclusive jurisdiction of the Court of the 2nd Class Subordinate Judge of Viramgam, in the Ahmedabad District.

Notn., dated 11th September 1876, B. G. G., 1876, Pt. I, p. 848.—Under the provisions of Section 30 of Act XIV of 1869, the Honourable the Governor in Council is pleased to order the transfer, from 1st October 1876, of the villages named below from the local jurisdiction of the Subordinate Judge of Umreth, in the Ahmedabad District, to that of the Subordinate Judge of Nadiád in the same District:—

- | | |
|-----------------------------|--------------------------|
| 1. Boriavi and its hamlet. | 6. Navápura. |
| 2. Haripara. | 7. Kásar and its hamlet. |
| 3. Samarkha and its hamlet. | 8. Solápura. |
| 4. Rávlápura. | 9. Chikhodra. |
| 5. Sádánápura and | 10. Ajarpura. |

Notn. No. 8259, dated 16th December 1881, B. G. G., 1881, Pt. I, p. 819.—In exercise of the power conferred by Section 22A of Act XIV of 1869, as amended by Act IX of 1880, the Governor of Bombay in Council is pleased to direct that the undermentioned villages, at present in the local jurisdiction of the Subordinate Judges of Kaira and Umreth, in the Ahmedabad District, be transferred from the 1st January 1882 to the local limits of the ordinary jurisdiction of the Subordinate Judge of Nadiád in the same District:—

- | | | |
|-----------|-----|--------------------|
| 1. Vansol | ... | } Táluka Mehmabad. |
| 2. Sundha | ... | |
| 3. Vansol | ... | Táluka A'nand. |

Notn., dated 5th April 1876, B. G. G., 1876, Pt. I, p. 324.—The Honourable the Governor in Council is pleased to direct that the village of Láli, in the Mehmabad Táluka of the Kaira Collectorate, shall be transferred from the jurisdiction of the Court of Small Causes at Ahmedabad to the jurisdiction of the Subordinate Judge's Court at Kaira.

Notn., dated 7th August 1875, B. G. G., 1875, Pt. I, p. 814.—Under the provisions of Section 30 of the Bombay Civil Courts Act XIV of 1869, the Honourable the Governor in Council is pleased to direct that the following villages, now under the jurisdiction of the Court of Small Causes at Nadiád, be transferred to that of the First Class (*now Second Class*) Subordinate Judge of Kaira ⁽¹⁾:—

(1) See footnote (2) on page 19, *supra*.

- | | |
|----------------|----------------------|
| 1. Mehmadabad. | 5. Pausoli Saraspur. |
| 2. Rádhvanaj. | 6. Surdha. |
| 3. Sandhána. | 7. Wausole. |
| 4. Hejravad. | |

Notn., dated 31st December 1877, B. G. G., 1878, Pt. I, p. 2.—The Honourable the Governor in Council is pleased to direct that the Town of A'nand and the Villages of Gamdi, *Lambhvel* ⁽¹⁾ and Mangalpura, in the Kaira District, shall be transferred from the jurisdiction of the Court of Small Causes at Nadiád to the jurisdiction of the Subordinate Judge's Court at Borsad.

Notn. No. 2571, dated 27th April 1893, B. G. G., 1893, Pt. I, p. 402.—In exercise of the powers conferred by Section 22 A of the Bombay Civil Courts Act, 1869, as amended by the Bombay Civil Courts Act, 1880, and in supersession

Notification of the Judicial Department, dated 31st December 1877, at *Bombay Government Gazette* for 1878, Part I, page 2.

of so much in the Notification mentioned in the margin as relates to the village of Lambhvel, His Excellency the Governor in Council is pleased to alter the local limits of the ordinary jurisdiction of the Subordinate Judges of Nadiád and Borsad in the Kaira District by directing as follows :—

On and after the 12th day of June 1893, the village of Lambhvel, in the A'nand Taluka of the Kaira District, shall cease to be included within the local limits of the ordinary jurisdiction of the Subordinate Judge of Borsad, and shall be included within the local limits of the ordinary jurisdiction of the Subordinate Judge of Nadiád.

Notn., dated 9th August 1876, B. G. G., 1876, Pt. I, p. 724.—The Government Notification, Judicial Department, of 19th September 1870, published at page 1043 of the *Bombay Government Gazette*, dated 22nd September 1870, is hereby cancelled, and the villages of Agiol and Gamri, in the Parántij Taluka of the Ahmedabad Collectorate, are replaced under the jurisdiction of the Court of the Second Class (*now First Class*) Subordinate Judge of Ahmedabad⁽²⁾, as before.

Number of Subordinate Judges' Courts in the Ahmednagar District, Local Limits of their Jurisdiction, and their Situations.

Notn. No. 3695, dated 26th May 1896, B. G. G., 1896, Pt. I, p. 515.—In exercise of the powers conferred by Sections 21, 22 A and 23 of the Bombay Civil Courts Act, 1869, as amended by the Bombay Civil Courts Act, 1880, and in supersession of all previous orders under the said sections on the same subject, so far as they relate to the district of Ahmednagar, the Governor in Council is pleased, with effect from the first day of June 1896—

(1) This village has since been transferred to the jurisdiction of the Subordinate Judge of Nadiád, see Notification No. 2571, dated 27th April 1893, printed on this page.

(2) See footnote (2) on page 20, *supra*.

(a) to direct that there shall be in the district of Ahmednagar eight Courts subordinate to the District Court, to be known respectively as the Courts of the Subordinate Judges of the places specified in the first column of the table hereinbelow contained, that is to say,—

- | | |
|-----------------|---------------|
| (1) Ahmednagar. | (5) Nevásá. |
| (2) Sangamner. | (6) Shevgaon. |
| (3) Kopargaon. | (7) Párner. |
| (4) Ráhuri. | (8) Karjat. |

(b) to fix as the local limits of the ordinary jurisdiction of the Subordinate Judges of the said Courts respectively the limits of the areas which in the second column of the said table are specified in respect of each such Court, and

(c) to appoint as the places within their respective jurisdictions at which the said Subordinate Judges shall respectively hold their Courts the places specified in this behalf in the first column of the said table.

Place at which each Court is to be held.	Names of Tálukas or the Villages and Towns therein, which are included in the ordinary jurisdiction of each Court.	Place at which each Court is to be held.	Names of Tálukas or the Villages and Towns therein, which are included in the ordinary jurisdiction of each Court.
1. Ahmednagar.	<p>The Nagar Táluka (except the Jáhághir village of Akolner) and the following six villages of the Jámkhed Táluka :—</p> <ol style="list-style-type: none"> 1. Kadá. 2. Shéri Khurd. 3. Dévi Nimbgaon. 4. Khilad. 5. Dongargan. 6. Alanvádi. 	6. Shevgaon ...	<p>The Shevgaon Táluka and the following seventeen villages of the Jámkhed Táluka :—</p> <ol style="list-style-type: none"> 1. Midsangvi. 2. Bhálgaon. 3. Mungasvádá. 4. A'rvi. 5. Shirasmárga. 6. Songaon. 7. Sirur. 8. Rákshasbhuvan. 9. Gomalvádi. 10. Mursatpur. 11. Khokarmoho. 12. Tákli. 13. Chinchpur Ijdé. 14. Tinkhadi. 15. Pimpalgaon Tapa. 16. Chinchpur Pángul. 17. Vadgaon.
2. Sangamner.	The Sangamner and Akola Tálukas.		
3. Kopargaon.	The Kopargaon Táluka.		
4. Ráhuri.	The Ráhuri Táluka.		
5. Nevásá.	The Nevásá Táluka (except the Jáhághir villages of Khédlé Parmánand, Miri and Shingvákéshav).		

Place at which each Court is to be held,	Names of Tálukas or the Villages and Towns therein, which are included in the ordinary jurisdiction of each Court.	Place at which each Court is to be held,	Names of Tálukas or the Villages and Towns therein, which are included in the ordinary jurisdiction of each Court.
7. Párner	<p>The Párner Táluka and the following forty-eight villages of the Shrigonda Táluka :—</p> <ol style="list-style-type: none"> 1. Sárar-somoshi. 2. Ukhálgaon. 3. Chámblhuri. 4. Kárégavhán. 5. Nimbvi. 6. Kondégavhán. 7. Isápur. 8. Surégaon. 9. Mungasgaon. 10. Kolgaon. 11. Pimpálgáon Pisá. 12. Erandoli. 13. Bálvandi B. 14. Ghárgaon. 15. Ghotvi. 16. Dév Daithan. 17. Híngni. 18. Yevti. 19. Rájápur. 20. Dhavalgaon. 21. A'rangaon. 22. Ráyagavhán. 23. Pimpri Koldhar 24. Máth. 25. Ukadgaon. 26. Mhasé. 27. Vadgaon najik Sindodi. 28. Yelpané. 29. Pisoré. 30. Chimlé. 31. Bhorí. 32. Párgaon Sudrik. 33. Loni Venknáth. 34. Shirás g a o n Bodká. 35. Báburdi. 36. Vágdari. 37. Méndvadgaon. 38. Mhátárpimpri. 39. Límpangaon. 40. Káshti. 	7. Párner-contd.	<ol style="list-style-type: none"> 41. Velu. 42. Sángvi. 43. Nimbgaon. 44. Gár. 45. Kavthé. 46. Ajnuj. 47. Arvi. 48. A'ngar. <p>The Karjat Táluka and the following fifty-four villages of the Jámkhed Táluka :—</p> <ol style="list-style-type: none"> 1. A'malnér. 2. Bidsángvi. 3. Bráhmangaon. 4. Mirzápur. 5. Bhálavni. 6. Hajipur. 7. Pimpalvandi. 8. Pángri. 9. Kuslamb. 10. Nálvandi. 11. Dongarkindli. 12. Pimpálgáon Dhus. 13. Dongri. 14. Nirgundi. 15. Sákat. 16. Moho. 17. Jámkhed. 18. Dongaon. 19. Pátodé. 20. A'rangaon. 21. Ratnápur. 22. Kusadgaon. 23. Sángvi. 24. Sárol. 25. Pádali. 26. Khurddaithan. 27. Khándvi. 28. Jhikari. 29. Vávi. 30. Dhod-Párgaon. 31. Ghodégaon. 32. Sávargaon. 33. Sirur.
		8. Karjat	

Place at which each Court is to be held.	Names of Tálukas or the Villages and Towns therein, which are included in the ordinary jurisdiction of each Court.	Place at which each Court is to be held.	Names of Tálukas or the Villages and Towns therein, which are included in the ordinary jurisdiction of each Court.
8. Karjat-contd.	34. Rájuri. 35. Pimpal g a o n- Alvā. 36. Loni. 37. Apti. 38. Váki. 39. Pimpal g a o n- Undá. 40. Taradgaon. 41. Sonégaon. 42. Dévdaithan. 43. Nábuli. 44. Nágaon. 45. Dhámangaon. 46. Dighal. 47. Telangshi. 48. Bádkhadak. 49. Játégaon. 50. Mohori. 51. Belgavhán. 52. Khardé. 53. Sátéphal. 54. Borlá. And the following thirty-nine villages of the Shrigondá Táluka :— 1. Chikhli. 2. Korégaon. 3. Chavarsángvi. 4. Kátrábád. 5. Mándavgaon.	8. Karjat-contd.	6. Ban Pimpari. 7. Taradgavhán. 8. Thitésángvi. 9. Kánti. 10. Vadghulé. 11. Ghogargaon. 12. Ruikhél. 13. Ismálpur. 14. Kothul. 15. Khádgaon. 16. Bágarendeh. 17. Dhorjé. 18. Surodi. 19. Vadáli. 20. Belvandi Kothár 21. Shrigondá. 22. Bhánggaon. 23. Deulgaon. 24. Ghugalvadgaon. 25. Pisoré. 26. Dongarpathár. 27. Tákli Lonár. 28. Tándali. 29. Adalgaon. 30. Koségavhán. 31. Bhávdí. 32. Kokangaon. 33. Ghodégaon. 34. Hiradgaon. 35. Chádgaon. 36. Bhingán. 37. Tákli. 38. Shédgaon. 39. Pédgaon.

Limits of the Jurisdiction of the several Subordinate Judges' Courts in the Belgaum District and their situations.

Notn., dated 26th May 1869, B. G. G., 1869, Pt. I, p. 638.—Under the provisions of Section 23 of Bombay Courts' Act (Act No. XIV of 1869), the Governor of Bombay in Council has been pleased to direct that the Subordinate Judges in the Belgaum District⁽¹⁾ shall, from the 1st June next, hold their respective Courts at the stations hereinafter mentioned, and that the local jurisdiction of each Court shall include the villages specified under its name in the following list:—

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class. ⁽²⁾ , 1st Grade ⁽³⁾ .	Belgaum. ...	1 Kasba Belgaum ...	Táluka Belgaum.
		2 Maujé Kindalghi ...	
		3 " Tindol ...	
		4 " Mammur ...	
		5 " Kudehi ...	
		6 " Kanábarghi ...	
		7 " Chendan Hossure ...	
		8 " Dhamié ...	
		9 " Muchandi ...	
		10 " Yellé Bail ...	
		11 " Desur ...	
		12 Kasba Bágewádi ...	
		13 Maujé Shidanbháwi ...	
		14 " Sukinaikankop Buj- ruk. ...	
		15 " Kalárkop ...	
		16 " Gunjghi ...	
		17 " Jánkatti (deserted) ...	
		18 " Sutgatti Halghimardi. ...	
		19 " Virpankop ...	
		20 " Huli Katti ...	
		21 " Arli Katti ...	
		22 " Girujál ...	
		23 " Chick Bágewádi ...	
		24 " Mutnál ...	
		25 " Kamuvi Karvinkop ...	
		26 " Aukalghi ...	

⁽¹⁾ In consequence of the creation of the Judicial District of Sholápur-Bijápur by Notification No. 8869, dated 31st December 1883, printed at page 17, *supra*, the Subordinate Judges' Courts at Bágalkot, Bijápur and Muddebihal which were in the Belgaum District, have been transferred to the Sholápur-Bijápur District.

⁽²⁾ The Second Class Subordinate Judge at Belgaum has since been transferred to Bágalkot and the First Class Subordinate Judge at Bágalkot to Belgaum; see Notification dated 3rd May 1871, *B. G. G.*, 1871, Part I, page 511.

⁽³⁾ The appointments of Subordinate Judges have since been made personal; *vide* Government Resolution, Judicial Department, No. 3326, dated 14th May 1880.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade. ⁽¹⁾	Belgaum. ...	27 Maujé Nundihalli ...	Táluka Belgaum.
		28 " Nágenhatti ...	
		29 " Bhendigeri ...	
		30 " Bhenchinmardi ...	
		31 " Bassoppur ...	
		32 " Huli Kawi ...	
		33 " Nágarehal ...	
		34 " Gudi Karvinkop ...	
		35 " Kasba Kimi ...	
		36 " Kowad ...	
		37 " Kalkundarghi ...	
		38 " Nittur ...	
		39 " Dhulewádi ...	
		40 " Máhálewádi ...	
		41 " Dhundghé ...	
		42 " Chinchni ...	
		43 " Kadalghé (Bujruk) ...	
		44 " Nágardula ...	
		45 " Kaghuni ...	
		46 " Tundi ...	
		47 " Hudalewádi ...	
		48 " Kowlghé ...	
		49 " Hossur ...	
		50 " Kitwádé ...	
		51 " Kudnur ...	
		52 " Mandaidurg ...	
		53 " Dholgarwádi ...	
		54 " Katalghé (Khurd) ...	
		55 " Basarghé ...	
		56 " Kárwé ...	
		57 " Tadsinhal ...	
		58 Kasba Kátgali ...	
		59 Maujé Idalhond ...	
		60 " Ganibail ...	
		61 " Singingkop ...	
		62 " Nittur ...	
		63 " Badas ...	
		64 " Gejpatti ...	
		65 " Kukdoli ...	
		66 " Bedarbháwi ...	
		67 " Nidgal ...	
		68 " Kargupi ...	
		69 " Pangati ...	

(1) See footnotes (2) and (3) on page 46, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Belgaum. ...	70 Maujé Nandi ...	Táluka Belgaum.
		71 Kasba Bylur ...	
		72 Maujé Dháné ...	
		73 „ Betgeri ...	
		74 „ Karlé ...	
		75 „ Wághwádé ...	
		76 „ Hajgoli ...	
		77 „ Kokti ...	
		78 „ Kinia ...	
		79 „ Rankundé ...	
		80 „ Koliké ...	
		81 „ Tudiyé... ..	
		82 „ Sonárwádi ...	
		83 „ Bahádurwádi ...	
		84 „ Mahulangé ...	
		85 „ Baknur ...	
		86 „ Morale ...	
		87 „ Uchwádé ...	
		88 „ Bastwad ...	
		89 Kasba Chandghar ...	
		90 Maujé Kodáli ...	
		91 „ Sipur ...	
		92 „ Gulwádé ...	
		93 „ Wágotharé ...	
		94 „ Kolindar ...	
		95 „ Aduré ...	
		96 „ Láwardé ...	
		97 „ Nandwádé ...	
		98 „ Asgaum ...	
		99 „ Suliyé ...	
		100 „ Bagulgé Dukarwádi ...	
		101 „ Hemberé ...	
		102 „ Khannadalé ...	
		103 „ Parlé ...	
		104 „ Kokré ...	
		105 „ Mángaum ...	
		106 „ Karjgaum ...	
		107 „ Ambéwádi ...	
		108 „ Jangamhatti ...	
		109 „ Patné ...	
		110 „ Kulkurni ...	
		111 „ Kitwádé ...	
		112 „ Kuliwádé ...	

(1) See footnotes (2) and (3) on page 46, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Belgaum. ...	113 Maujé Shewál ...	Taluka Belgaum.
		114 „ Julogadé ...	
		115 „ Rahimdéwádi ...	
		116 „ Hulurwádi ...	
		117 „ Mándwádé ...	
		118 „ Modgé ...	
		119 „ Ajguli Bujruk ...	
		<i>Inter Villages.</i>	
		120 Maujé Isápur ...	
		121 „ Jámbaré ...	
		122 „ Umgaum ...	
		123 „ Nháwelli ...	
		124 „ Nágwé ...	
		125 „ Pilni ...	
		126 „ Bogoli ...	
		127 „ Morlé ...	
		128 „ Mirwél ...	
		129 „ Gotgéwádi ...	
		130 „ Khasbog ...	
		131 „ Nilgi ...	
		132 „ Chandgar ...	
		133 „ Guti ...	
		134 „ Hudli ...	
		135 „ Kangráli ...	
		136 „ Bálgundé ...	
		137 „ Dindalkop ...	
		138 „ Talguli ...	
		139 „ Maltwádi ...	
		140 „ Jakanhatti ...	
		141 „ Mardholi ...	
		142 „ Yernhatti ...	
		143 „ Rájguli Khurd ...	
		144 „ Belwanti ...	
		145 „ Badas ...	
		146 „ Tirthkundé ...	
		147 „ Kusmallé ...	
		148 „ Bukihal ...	
		149 „ Ashtghi ...	
		150 „ Bharmenhatti ...	
		151 „ Kablápúr ...	
		152 „ Kenchanhatti ...	
		153 „ Turkenwádi ...	

See footnotes (2) and (3), on page *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Belgaum. ...	154 Maujé Rolindur ...	Táluka Belgaum.
		155 „ Supé ...	
		156 „ Konewádi ...	
		157 „ Gundewádi ...	
		158 „ Hindgaum ...	
		159 „ Ucháli ...	
		160 „ Morewádi ...	
		161 „ Lakudwádi ...	
		162 „ Kájirné ...	
		163 „ Ibrámpur ...	
		164 „ Adkur ...	
		165 „ Mugli ...	
		166 „ Bhonjardé ...	
		167 „ Joghewádi (deserted). ...	
		168 „ Kurné Bujwed ...	
		169 „ Sirolí ...	
		170 „ Asgoli ...	
		171 „ Winzné ...	
		172 „ Punré ...	
		173 „ Mátamwádi ...	
		174 „ Gowsé ...	
		175 „ Dáté ...	
		176 „ Kándi ...	
		177 „ Shewagklukikatti ...	
		178 „ Sátwim ...	
		179 „ Sirgaum ...	
		180 „ Támbulwádi ...	
		181 „ Kudtanwádi ...	
		182 „ Náganwádi ...	
		183 „ Sáwárdi ...	
		184 „ Powáchiwádi ...	
		185 „ Bijur ...	
		186 „ Sadé Gulwádé ...	
		187 „ Dhámápur ...	
		188 „ Kannur Khurd ...	
		189 „ Alhádewi ...	
		190 „ Amroli ...	
		191 „ Purewádi ...	
		192 „ Sonárwádi ...	
		193 „ Kerwadé ...	
		194 „ Wawkuli ...	
		195 „ Narewádi ...	
		196 „ Karanjé ...	

(1) See footnotes (2) and on page 46, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Taluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Belgaum. ...	197 Maujé Heré...	...	Taluka Belgaum.
		198 „ Máhulgé	...	
		199 „ Kannur Bujruk	...	
		200 „ Malgad	...	
		201 „ Kenchewádi	...	
		202 „ Jettewádi	...	
		203 „ Wadgaum	...	
		1 Kasba Golihalli	...	Taluka Bhidi.
		2 Maujé Adi	
		3 „ Bhendéwádi (de- serted.)	...	
		4 „ Bhankébile	...	
		5 „ Kerwad	...	
		6 „ Bidi	
		7 „ Kadékop (deserted)...	...	
		8 „ Bálikodal (do.)	...	
		9 „ Hindalghi	...	
		10 „ Jujwad	...	
		11 „ Mangyankop	...	
		12 Kasba Nanghar	...	
		13 Maujé Nandghar	...	
		14 „ Junjwad	...	
		15 „ Chék Angroli	...	
		16 „ Bhijgarni	...	
		17 „ Khirwad	...	
		18 „ Hiré Ungroli	...	
		19 „ Dodébile	...	
		20 „ Sagari...	...	
		21 „ Nangin Kodlé	...	
		22 „ Wadalghi	...	
		23 „ Bekwad	...	
		24 „ Kadlan Bágwádi	...	
		25 „ Benki Basrékatti	...	
		26 Kasba Halsi	
		27 Maujé Butewádi	...	
		28 „ Kiré-Halsi	...	
		29 „ Bhendé Gali	...	
		30 „ Chenwádi	...	
		31 „ Hatarwad	...	
		32 „ Mendé	...	
		33 „ Halgé	...	
		34 „ Gundhi..	...	

(1) See footnotes (2) and (3) on page 46, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade	Belgaum. ...	35 Maujé Karjgli ...	Táluka Bhidi.
		36 " Bastwad ...	
		37 " Kasba Kakéri ...	
		38 " Godgeri. ...	
		39 " Bistenhatti (desert- ed.) ...	
		40 " Amblikop (do.) ...	
		41 " Gundoli ...	
		42 " Bhuranki ...	
		43 " Naikenhatti (desert- ed.) ...	
		44 " Ghastoli ...	
		45 " Surápur ...	
		46 " Ningán Math ...	
		47 " Godoli ...	
		48 " Pur ...	
		49 " Tawargatti ...	
		50 " Mudagnur ...	
		51 " Karikatti ...	
		52 " Jonihatti ...	
		53 " Kukrahatti <i>alias</i> Rá- mápur. ...	
		54 " Chinchwad ...	
		55 " Janganhatti (desert- ed.) ...	
		56 " Ibrámpur ...	
		57 " Bálgund ...	
		58 " Awralbile ...	
		59 " Mánjarpai (deserted.) ...	
		60 Karalgé (Kasba) ...	
		61 Maujé Chápgaum ...	
		62 " Karambal ...	
		63 " Kówndal ...	
		64 " Aalhole... ...	
		65 " Shewoli ...	
		66 " Hebl ...	
		67 " Wadibail ...	
		68 " Wankibail (deserted.) ...	
		69 Kasba Manoli ...	
		70 Maujé Kanganghi ...	
		71 " Chickdinikop ...	
		72 " Devinkop ...	
		73 " Aawroli ...	

(1) See footnotes (2) and (3) on page 46, *supra*.

the Subordinate station where he his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
	Station.		
lge, 1st	Belgaum ...	74 Maujé Karvinkop ...	Taluka Bhidi.
		75 " Hiré Hattiboli ...	
		76 " Bilki ...	
		77 " Kodehiwad ...	
		78 " Chick Manoli ...	
		79 Kasha Lokoli...	
		80 Maujé Jainkop ...	
		81 " Yedulghi ...	
		82 " Belavghi ...	
		83 " Kupatgeri ...	
		84 " Harshetkop (desert- ed.)	
		85 " Dod Hossor ...	
		86 " Bhandergali ...	
		87 " San Hossur ...	
		88 " Topinkatti ...	
		89 " Kamsenkop ...	
		90 " Parswad ...	
		91 " Lakibail ...	
		92 " Bargaum ...	
		93 " Dawalghi ...	
		94 " Handur ...	
		95 " Kasmalghi ...	
		96 " Ambigapur (deserted.)	
		97 " Bilanri ...	
		98 " Hulginhal ...	
		99 " Bogur ...	
		100 " Huli Kotai ...	
		101 " Gandigwad ...	
		102 " Tolghi ...	
		103 " Talwarkop (deserted) .	
		104 " Gadikop ...	
		105 " Chick Huttiholi ...	
		106 " Algankop (desert- ed).	
		107 " Jiknur ...	
		108 " Itghi ...	
		109 Kasha Gunji...	
		110 " Namghé ...	
		111 " Gangwalli ...	
		112 " Dhokeghali ...	

(1) See footnotes (2) and (3) on page 46, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Belgaum. ...	113. Kasba Haruri ...	Táluka Bhidi.
		114. „ Mainkwádi ...	
		115. „ Sawargali ...	
		116. „ Naikol ...	
		117. „ Bhalké (Bujruk) ...	
		118. „ Sangar Ghali ...	
		119. „ Kirwálé ...	
		120. „ Kámatghé ...	
		121. „ Simpewádi ...	
		122. „ Jalghé ...	
		123. „ Karanjol ...	
		124. Maujé Padalwádi ...	
		125. „ Kopuli ...	
		126. „ Angadi... ..	
		127. „ Alsal ...	
		128. „ Pástoli ...	
		129. „ Ghosé (Khurd) ...	
		130. „ Watré ...	
		131. „ Mohisét ...	
		132. „ Warkad ...	
		133. „ Kumratwádi ...	
		134. „ Ambaiwádi ...	
		135. „ Ghosé (Bujruk) ...	
		136. „ Bimbegali ...	
		137. „ Bhalké ...	
		138. „ Digegali ...	
		139. „ Tisli ...	
		140. „ Sendoli... ..	
		141. Kasba Ghotgali ...	
		142. „ Sulégali ...	
		143. „ Jambégali ...	
		144. „ Kumbhárdé ...	
		145. „ Suwátwádi ...	
		146. „ Chinchewádi ...	
		147. „ Mundwad Pimplé ...	
		148. „ Shetáwdé ...	
		149. „ Akráli ...	
		150. „ Sendoli (Bujruk) ...	
		151. „ Sendoli (Khurd) ...	
		152. „ Kodgai ...	
		153. „ Londé ...	

(1) See footnotes (2) and (3) on page 46, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Révenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Belgaum. ...	154 Kasba Mánjarpai ...	Táluka Bndi.
		155 " Sátnáli ...	
		156 Maujé Mácholi ...	
		157 " Bhátewádi Talewádi ...	
		158 " Posckop ...	
		159 " Bamankop ...	
		160 " Nagargali ...	
		161 " Adali ...	
		162 " Kirpoli ...	
		163 " Ghárli ...	
		164 " Tomshet (deserted) ...	
		165 " Kaikop (do.) ...	
		166 " Shewtan ...	
		167 " Tárwad... ...	
		168 " Hálkarni ...	
		169 " Rumewádi ...	
		170 " Hatargunji ...	
		171 " Haloli Kansolli ...	
		172 " Modkop ...	
		173 " Otoli ...	
		174 " Jalghé ...	
		175 Kasba, Khánápur ...	
		176 Maujé Harsanwádi ...	
		177 " Khéméwádi ...	
		178 " Malwi ...	
		179 " Bacholi ..	
		180 " Rámгурwádi ...	
		181 Kasba Nérsé ...	
		182 Maujé Shedegali ...	
		183 " Dongargaum ...	
		184 " Abnáli ...	
		185 " Hemadgé ...	
		186 " Kánjalé ...	
		187 " Teregali ...	
		188 " Dégaum ...	
		189 " Manádurge ...	
		190 " Karanjwádé (de- serted). ...	
		191 " Taláwdé ...	
		192 " Goliali ...	
		193 Kasba Chopoli ...	

(1) See footnotes (2) and (3) on page 46, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.	
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Belgaum. ...	194 Maujé Olamvi	Táluka Bhidi.	
		195 " Jámboti		
		196 " Kaliáli		
		197 " Dárolí (deserted)		
		198 " Nelawádé		
		199 " Kanákumbi		
		200 " Chorlé		
		201 " Chigulé		
		202 " Kálgheri		
		203 " Kápoli		
		204 " Budsé (deserted)		
		205 " Kátamui		
		206 " Mugwádé		
		207 " Huland		
		208 " Kiráwlé		
		209 " Kabnáli		
		210 " Amgaum		
		211 " Párwád		
		212 " Biláné		
		213 " Gowsé		
		214 " Chikhalé		
		215 " Kálnaikanhatti		
		<i>Bhimgar Ilúka Inám Villages.</i>		
		216 Maujé Gáwali		
		217 " Jámgaum		
		218 " Shirolí		
		219 " Kánglé		
		220 " Pástoli		
		221 " Kelail		
		222 " Mendail		
		223 " Hulund		
		224 " Tamráli		
		225 " Aklé		
		226 " Abnáli		
		227 " Asoghé		
		228 " Mudéwádi		
		229 " Honkal		
		230 " Kámlé		
		231 " Mansápur		

(1) See footnotes (2) and (3) on page 46, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Belgaum. ...	232 Manjé Malowdé ...	Táluka Bhidi.
		233 „ Anté ...	
		234 „ Dukarwádi ...	
		235 „ Nágurdé ...	
		236 „ Ghodedurg ...	
		237 „ Dewáchihatti ...	
		238 „ Hebalhatti ...	
		239 „ Táruli ...	
		240 „ Dewráyi ...	
Subordinate Judge, 2nd Class, 2nd Grade ⁽²⁾ .	Chikodi. ...	1 Kasha Solápur ...	Táluka Chikodi.
		2 Manjé Komankeri ...	
		3 „ Nagnur ...	
		4 „ Gondikupi ...	
		5 „ Kangali ...	
		6 „ Hitni ...	
		7 „ Hargápur ...	
		8 „ Bád ...	
		9 „ Karjgi ...	
		10 „ Rásang ...	
		11 „ Shendur ...	
		12 „ Hadalgi ...	
		13 „ Shekinhasur ...	
		14 „ Bhikrápur ...	
		15 „ Honihalli ...	
		16 „ Chikodi ...	
		17 „ Galatgé ...	
		18 „ Saddalgé ...	
		19 „ Kasnáll ...	
		20 „ Káradgé ...	
		21 „ Bárwád ...	
		22 „ Hirékodi ...	
		23 „ Mangur ...	
		24 „ Borgaum ...	
		25 „ Janwád ...	
		26 „ Bedkihall ...	
		27 „ Benádi... ...	
		28 „ Hádánáll ...	
		29 „ Mátiwádé ...	
		30 „ Kongnoli ...	

(1) See footnotes (2) and (3) on page 46, *supra*.(2) See footnote (3) on page 46, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Chikodi. ...	31 Maujé Sulgaum ...	Táluka Chikodi.
		32 " Bhátnágnur ...	
		33 " Addi ...	
		34 " Sonwadalgé ...	
		35 " Hanchinal ...	
		36 " Chinchani ...	
		37 " Lakhánápur ...	
		38 " Játrat ...	
		39 " Gawhan ...	
		40 " Nainglé ...	
		41 " Budihall ...	
		42 " Humargi ...	
		43 " Kodni ...	
		44 " Shidnall ...	
		45 " Kurlhi ...	
		46 " Yárnall ...	
		47 " Akoll ...	
		48 " Pádhehall ...	
		49 " Nipánné ...	
		50 " Sirgupi ...	
		51 " Akirvat ...	
		52 " Tákli ...	
		53 Kasba Yeksambé ...	
		54 Maujé Bhoj ...	
		55 " Bhiwsi ...	
		56 " Nissinall ...	
		57 " Parosi ...	
		58 Majré Khajigowdanhatti ...	
		59 Maujé Toranhatti ...	
		60 " Wadrall ...	
		61 " Majalhatti ...	
		62 " Mangnur ...	
		63 " Allur ...	
		64 " Jainápur ...	
		65 " Hatarwat ...	
		66 " Bidarhatti ...	
		67 " Gornáll ...	
		68 " Jabápur ...	
		69 " Gottur ...	
		70 " Mugli ...	
		71 " Akimat ...	

(1) See footnote (3) on page 46, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Chikodi. ...	72 Maujé Bārgal ... 73 " Haulignud ... 74 " Shelāpur ... 75 " Kesti ... 76 " Gāwnāll ... 77 " Rājāpur ... 78 " Mangdwatī ⁽²⁾ ... 79 " Kerur ... 80 " Bekerī ⁽²⁾ ... 81 Kasba Majti ... 82 Maujé Wādi Shedbhall ... 83 " Sidhihall ... 84 " Majli ... 85 " Nadhattargi ... 86 " Tāné Hattargi ... 87 " Rāmankatti ... 88 " Yargatti ... 89 " Hidkal ... 90 " Hunur ... 91 " Hanchinall ... 92 " Malholi ... 93 " Jagalli ... 94 " Yārnall ... 95 " Hosur ... 96 " Ghodgeri ... 97 " Nidigudketar ... 98 " Māngaum ... 99 " Hospet ... 100 " Chikalgud ... 101 " Nāgnur ... 102 " Malguti ... 103 " Jinral ... 104 " Ankalgudketar ... 105 " Pet Yenkanmardi ... 106 " Mastiholi ... 107 Mājré Gudganhatti ... 108 Maujé Biranhalli ... 109 Kasba Kābbur ... 110 Maujé Belambi ...	Taluka Chikodi.

(1) See footnote (3) on page 46, *supra*.(2) These villages have since been transferred to the jurisdiction of the Subordinate Judge of Athni; vide Notification No. 5532, dated 8th October 1888, printed at page 104, *infra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Taluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Chikodi. ...	111 Maujé Kolbági	...	Taluka Chikodi.
		112 " Nognihall	...	
		113 " Jangtihall	...	
		114 " Hanchináll	...	
		115 " Madmakanháll	...	
		116 " Donwád	...	
		117 " Jodkurli	...	
		118 Májré Mámdápur	...	
		119 Maujé Sirhatti Bujruk	...	
		120 " Gudas	...	
		121 " Sultánpur	...	
		122 " Jagnur	...	
		123 " Shirdhán	...	
		124 " Raksi	...	
		125 " Kungtoli	...	
		126 " Bágewádi	...	
		127 " Bennihalli	...	
		128 " Etnall	...	
		129 " Shirgaum	...	
		130 " Kadhatti	...	
		131 Májré Vejayanágar	...	
		132 Maujé Shirhatti Khurd	...	
		133 " Benniwád	...	
		134 Pet Daddi	...	
		135 Maujé Modgé	...	
		136 " Bellanki	...	
		137 " Aldhall	...	
		138 " Nágur	...	
		139 " Salámwádi	...	
		140 " Attilháll	...	
		141 " Kháwanewádi	...	
		142 " Kott	...	
		143 " Rámewádi	...	
		144 " Shetttilhatti	...	
		145 " Dondgatti	...	
		146 " Bidréwádi	...	
		147 " Mawnur	...	
		148 " Rustumpur	...	
		149 " Allur	...	
		150 " Hatti Allur	...	
		151 " Bágarnall	...	

(1) See footnote (3) on page 46, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Chikodi. ...	152 Maujé Gumchinmardi ...	Taluka Chikodi.
		153 " Yellápur ...	
		154 " Banibági ...	
		155 " Rangadholi ...	
		156 " Chilbháwi ...	
		157 Pet Patchápur ...	
		158 Kasba Hukeri ...	
		159 Maujé Lankéwar ...	
		160 " Aukalé ...	
		161 " Tawádi ...	
		162 " Bekináll ...	
		163 " Bugtéallur ...	
		164 Kasba Ne ...	
		165 Maujé Málikwád ...	
		166 " Mankápur ...	
		167 " Kunnur ...	
		168 " Nandi ...	
		169 " Nájrall ...	
		170 " Boodalmuk ...	
		171 " Pánjeri ...	
		172 " Kutáli ...	
		173 " Kothli ...	
		174 " Namdápur ...	
		175 " Girgaun ...	
		176 " Alaknur ⁽²⁾ ...	
		177 " Chandur ⁽²⁾ ...	
		178 " Manjri ⁽²⁾ ...	
		179 " Aukli ...	
		180 " Aurwád ⁽²⁾ ...	
		181 " Gourwád ⁽²⁾ ...	
		182 " Birnal ⁽²⁾ ...	
		183 " Ingali ⁽²⁾ ...	
		184 Kasba Manoli ...	
		185 Maujé Verli ...	
		186 " Keball ...	
		187 " Kochari ...	
		188 " Aminbháwi ...	
		189 " Arjunwad ...	
		190 " Bastwád ...	
		191 " Gowdwád ...	

(1) See footnote (3) on page 46, *supra*.(2) See footnote (2) on page 59, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Chikodi. ..	192 Maujé Amangi	Táluka Chikodi.
		193 " Músargupi	
		194 " Kámatnúr	
		195 " Nídsosi	
		196 Májró Kádápur	
		197 Maujé Nandikurli	
		198 " Yádúr ⁽²⁾	
		199 " Sháháhpúr ⁽²⁾	
		200 " Káloli	
		201 " Kurni	
		202 " Wantmuri	
		203 " Khánápur	
		204 " Badkundri	
		205 " Vágarmánoli	
		206 " Bélágali	
		207 " Bambálwad	
		208 " Awárgoll	
		209 " Umránni	
		210 " Mudihalli	
		211 " Kárgaum	
		212 " Sárápur	
		213 " Yádgud	
		214 " Huloli	
		215 " Belkud	
		216 Majré Chandviranhatti	
		1 Kasba Gokak	Táluka Gokák ⁽³⁾ .
		2 Maujé Páranhatti (deserted)	
		3 " Subatti	
		4 " Molwanki	
		5 " Kálarkop	
		6 " Kadginháll	
		7 " Koparhatti	
		8 " Kolássi	
		9 " Kentall	
		10 " Táwag... ..	
		11 " Lálsur	
		12 " Basligundi	

(1) See footnote (3) on page 46, *supra*.(2) See footnote (2) on page 59, *supra*.(3) All the villages in the Gokák Táluka have since been transferred to the jurisdiction of the Subordinate Judge of Athni; see Notification No. 5532, dated 8th October 1893, printed at page 104 *infra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Chikodi. ...	13 Maujé Jalálhatti ...	Taluka Gokak ⁽²⁾ .
		14 " Konnur ...	
		15 " Nandgaum ...	
		16 " Mutanball ...	
		17 " Dhupdall ...	
		18 " Pámildinni ...	
		19 " Arbhávi ...	
		20 " Kalloli ...	
		21 " Nágnur ...	
		22 " Kamaldinni ...	
		23 Phulgaddi ...	
		24 Maujé Wadurhatti ...	
		25 " Ballohall ...	
		26 " Dandápur ...	
		27 " Mamdápur ...	
		28 " Talkatnáll ...	
		29 " Tigdi ...	
		30 " Sundholi ...	
		31 " Bhieranhatti ...	
		32 " Bil Kundi ...	
		33 " Gowsbál ...	
		34 " Bagarnáll ...	
		35 " Tapsi ...	
		36 " Ajankatti ...	
		37 " Panchnaikanhatti ...	
		38 " Nandi Khurd ...	
		39 " Makalgeri ...	
		40 " Pudkalkatti ...	
		41 " Siltibhávi ...	
		42 " Khangaum ...	
		43 " Jammáll ...	
		44 Májré Shirdápurhatti ...	
		45 Kasba Yádwad ...	
		46 Májré Kámankatti ...	
		47 " Kopadhatti ...	
		48 " Hanamságar ...	
		49 Maujé Tondikatti ...	
		50 " Radderhatti ...	
		51 " Bisankop ...	
		52 " Venktápur ...	

(1) See footnote (3) on page 46, *supra*.(2) See footnote (3) on page 62, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Chikodi. ...	53 Maujé Kamkérri ...	Táluka Gokák ⁽²⁾ .
		54 " Kulgol ...	
		55 " Gutí Goli ...	
		56 " Allimatti ...	
		57 " Budani Khurd ...	
		58 " Hulkund ...	
		59 " Budani... ...	
		60 " Timmápur ...	
		61 Kasba Ankalgi... ...	
		62 Aktangerháll ...	
		63 Madwall ...	
		64 Suladháll ...	
		65 Abháwi Dáwalhatti ...	
		66 Godalkundargi ...	
		67 Rájankatti ...	
		68 Kundergi ...	
		69 Gadiholi ...	
		70 Sigiholi ...	
		71 Godehankalmi... ...	
		72 Dásanhatti ...	
		73 Musalmarri ...	
		74 Benchinmardi ...	
		75 Hangigund ...	
		76 Sultánpur ...	
		77 Mugalkhod ...	
		78 Pálbháwi" ...	
		79 Kássalgudi ...	
		80 Khánnaikanhatti ...	
		81 Shiwápur ...	
		82 Hálur ...	
		83 Muniáll ...	
		84 Mudalgi ...	
		85 Khánápur ...	
		86 Maujé Kurbat ...	
		87 " Birangadi ...	
		88 " Hunsiball ...	
		89 " Musgupi ...	
		90 " Dharmhatti ...	
		91 " Patgundi ...	
		92 " Betgiri ...	

(1) See footnote (3) on page 46, *supra*.(2) See footnote (3) on page 62, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Chikodi. ...	93 Maujé Kamenkoll ...	Taluka Gokák ⁽²⁾ .
		94 „ Hirénandi ...	
		95 „ Máldini ...	
		96 „ Rájápur ...	
		97 „ Badigwád ...	
		98 „ Mallápur ...	
		99 „ Durdundi ...	
		100 „ Hulikatti ...	
		101 „ Udgatti ...	
		102 „ Lakshameswar ...	
		103 „ Rangápur ...	
		104 Májré Bedarhatti ...	
		105 Maujé Chikdoli ...	
		106 „ Signápur ...	
		107 „ Kowjalgi ...	
		108 „ Mannikeri ...	
		109 „ Dháwleswar ...	
		110 „ Hunsihall ...	
		111 Májré Hoshatti ...	
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Saundatti. ...	112 Maujé Konmall ...	Taluka Parasgad.
		113 „ Hoskoti ...	
		114 „ Gulgunjikop ...	
		115 „ Yárgudri ...	
		116 „ Gujnall ...	
		117 „ Punjanhatti ...	
		118 „ Mallápur ...	
		119 „ Yádalgud ...	
		1 Kasba Saundatti ...	
		2 „ Ugargol ...	
		3 Maujé Betsur... ...	
		4 „ Yedráwi ...	
		5 „ Hiré Kommi ...	
		6 „ Chick Kommi ...	
		7 „ Hanchinal ...	
		8 „ Karikatti ...	
		9 „ Hiré Uligeri ...	
		10 „ Achmatti ...	
		11 „ Haral Katti ...	
		12 „ Dádérikop ...	

(1) See footnote (2) on page 46, *supra*.(2) See footnote (3) on page 62, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge. 2nd Class, 3rd Grade ⁽¹⁾ .	Saundatti. ...	13 Maujé Harlápur ...	Táluka Parasgad.
		14 " Huli ...	
		15 " Manikatti ...	
		16 " Asundi ...	
		17 " Dugbal ...	
		18 " Sangrásikop ...	
		19 " Kenchrámanhá ...	
		20 Kasba Yekundi ...	
		21 Maujé Kuslápur ...	
		22 " Gowankop ...	
		23 " Hitanghi ...	
		24 " Sutgatti ...	
		25 " Engli ...	
		26 " Mothalli ...	
		27 " Kugnari ...	
		28 " Mallur... ...	
		29 " Kágibal ...	
		30 " Karalkatti ...	
		31 " Somangundi ...	
		32 " Mugli ...	
		33 " Singargop ...	
		34 " Kátarhá ...	
		35 " Sogal ...	
		36 " Dhupdal ...	
		37 Kasba Shindogí ...	
		38 Maujé Herrur... ...	
		39 " Hallur... ...	
		40 " Tarédkop ...	
		41 " Aralgál ...	
		42 " Kitdál ...	
		43 " Chuchmur ...	
		44 " Ujnikop ...	
		45 " Padnanédi ...	
		46 " Tegibál ...	
		47 " Mabnur ...	
		48 " Kalohi ...	
		49 " Yékéri ...	
		50 " Katméli ...	
		51 " Mallohi ...	
		52 " Watnal ...	
		53 " Ganiyál ...	

(1) See footnote (3) on page 46, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Saundatti. ...	54 Maujé Hadagali ...	Taluka Parasgad.
		55 „ Chulki... ..	
		56 „ Gorowhal ...	
		57 „ Kagdhál ...	
		58 „ Nadwanhalli ...	
		59 „ Badli ...	
		60 „ Basidoni ...	
		61 Kasba Murgud ...	
		62 Maujé Dundankop ...	
		63 „ Kárimani ...	
		64 „ Hassur ...	
		65 „ Chichkop ...	
		66 „ Hirekop ...	
		67 „ Inchal ...	
		68 „ Markumbi ...	
		69 „ Hárowgop ...	
		70 „ Basarghi ...	
		71 „ Hire Budnur ..	
		72 „ Chick Budnur ...	
		73 „ Malalgali ...	
		74 „ Tadaslur ...	
		75 „ Háiki ...	
		76 „ Nugánhatti ...	
		77 „ Burikop ...	
		78 „ Yerzurwi ...	
		79 „ Kadbhi... ..	
		80 „ Gundlur ...	
		81 „ Aladkatti ...	
		82 „ Rynápur ...	
		83 „ Shri Rangpur ...	
		84 „ Madlur ...	
		85 „ Islikatti ...	
		86 „ Kotur ...	
		87 Kasba Sattigheri ...	
		88 Maujé Sopádal ...	
		89 „ Yerganwi ...	
		90 „ Kumbgatti ...	
		91 „ Korkop ...	
		92 „ Mádrangheri ...	
		93 „ Táwalgeri ...	
		94 „ Akiságar ...	

(1) See footnote (3) on page 46, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.	
Rank.	Station.			
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Saundatti. ...	95 Maujé Gowinkop ...	Táluka Parasgad.	
		96 „ Bhágoji ...		
		97 „ Hirékop ...		
		98 „ Chickop ...		
		99 „ Mugliháí ...		
		100 „ Itnal ...		
		101 „ Dásanbál ...		
		102 „ Melikeri ...		
		<i>Inám Villages.</i>		
		103 Maujé Guralhosur ...		
		104 „ Basarghi ...		
		105 „ Goráwinkot ...		
		106 „ Yediballi ...		
		107 „ Sirsangi ...		
		108 „ Kallápur ...		
		109 „ Hoswál ...		
		110 „ Kurwankop ...		
		111 „ Holikatti ...		
		112 „ Kenchlárkop ...		
		113 „ Gorvinkop ...		
		114 „ Chickuligeri ...		
		115 „ Hangal ...		
		116 „ Belleri ...		
		117 „ Tallur ...		
		118 „ Chachdi ...		
		119 „ Gontmar ...		
		120 „ Mutwad ...		
		121 „ Ingalghi ...		
		122 „ Rudrápur ...		
		123 „ Yergatti ...		
		124 „ Gudmadékri ...		
		125 „ Kodliwad ...		
		<i>Government Deserted Villages.</i>		
		126 Moujé Gondi ...		
		127 „ Aladkatti ...		
		128 „ Bélgundikop ...		
		129 „ Béívalkop ...		

(1) See footnote (8) on page 46, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Saundatti. ...	130 Maujé Chakargéri ...	Táluka Parasgad.
		131 „ Kadikalli ...	
		132 „ Gunjarkop ...	
		133 „ Jangam Budgatti ...	
		1 Kasba Sampgaon ...	Táluka Sampgaon.
		2 Maujé Yergop ...	
		3 „ Pattibal ...	
		4 „ Neginbal ...	
		5 „ Kesargop ...	
		6 „ Bailwad ...	
		7 „ Nignur ...	
		8 „ Lakundi ...	
		9 „ Yerdal... ...	
		10 „ Chinritgundi ...	
		11 „ Jékinaikankop ...	
		12 „ Kalor ...	
		13 „ Hiré Melé ...	
		14 „ Fularkop ...	
		15 „ Marikatti ...	
		16 „ Ganikop ...	
		17 „ Sigihalli ...	
		18 „ Shidápur ...	
		19 „ Chieknál ...	
		20 „ Bhyranhatti ...	
		21 „ Murkibháwi ...	
		22 „ Tigdi ...	
		23 „ Náglápur ...	
		24 „ Devlápur ...	
		25 „ Sánikop ...	
		26 „ Hammikeri ...	
		27 „ Bháwihal ...	
		28 „ Náwalgatti ...	
		29 Kasba Nyasargi ...	
		30 Maujé Chittarkop ...	
		31 „ Kalkupi ...	
		32 „ Mallápur ...	
		33 „ Hagarti ...	
		34 „ Mákan Mardi ...	
		35 „ Somanhatti ...	
		36 „ Ujenhatti ...	

(1) See footnote (3) on page 46, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Saundatti. ...	37 Maujé Gazkinhál ...	Táluka Sampgaon.
		38 " Hanbarhatti ...	
		39 " Kaldur ...	
		40 " Yergupi ...	
		41 " Sutgatti ...	
		42 " Deshmur ...	
		43 " Mober ...	
		44 " Wannur ...	
		45 " Matikop ...	
		46 " Madanbháwi ...	
		47 Kasba Kádarwalli ...	
		48 " Kurgund ...	
		49 " Parankop (deserted) ...	
		50 " Hunsikotti ...	
		51 " Hossur ...	
		52 " Hodikoti ...	
		53 " Honidib ...	
		54 " Turmari ...	
		55 " Bélwadi ...	
		56 Maujé Karwinkop (deserted) ...	
		57 " Madasgatti ...	
		58 " Kadatanhal ...	
		59 " Kinchránanhál (deserted) ...	
		60 " Kengánur ...	
		61 " Kotbághi ...	
		62 " Karwikop ...	
		63 " Garjur ...	
		64 " Gudikatti ...	
		65 " Guddur ...	
		66 " Chunchalgudi (deserted) ...	
		67 " Jamalur ...	
		68 " Jayalikop ...	
		69 " Hiré Madihalli ...	
		70 " Bedargadi ...	
		71 " Bisalhali (deserted) ...	
		72 " Bewinkop (do.) ...	
		73 " Hiré Bellikatti ...	
		74 " Chick Bellikatti ...	
		75 " Budibal ...	

(1) See footnote (3) on page 46, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Saundatti. ...	76 Maujé Budarkatti ...	Táluka Sampgaon.
		77 " Kudanpur ...	
		78 " Malkankop ...	
		79 " Metyal ...	
		80 " Mugbasaw ...	
		81 " Rewdihal (deserted) ...	
		82 " Wakwund ...	
		83 " Sautghi ...	
		84 " Sitsamudra ...	
		85 " Hoskatti ...	
		86 " Hodikatti (deserted) ...	
		87 " Sangtikop (do.) ...	
		88 " Chick Belwadi (do.) ...	
		89 " Udkeri ...	
		90 " Kulamhatti ...	
		91 " Náglápur ...	
		92 " Sangoli ...	
		93 " Kalbhávi ...	
		94 " Sigihalli ...	
		95 " Gowinkop ...	
		96 " Lingadhalli ...	
		97 " Arwalli ...	
		98 " Konankop (deserted) ...	
		99 " Pattihál ...	
		100 " Chakmandihalli ...	
		101 " Nangundikop ...	
		102 Kamat Dodwád ...	
		103 Maujé Anigol ...	
		104 " Antur... ...	
		105 " Madankoti ...	
		106 " Chick Mulkur ...	
		107 " Hongal ...	
		108 " Hire Mulkur ...	
		109 Kasba Ambadgatti ...	
		110 Maujé Tejur ...	
		111 " Tigdoli ...	
		112 " Giryál... ...	
		113 " Awradi ...	
		114 " Donbarkop ...	
		115 " Parsanhatti (deserted) ...	

(1) See footnote (3) on page 46, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Saundatti.	116 Mauje Kenchlarkop (deserted).	Táluka Sampgaon.
		117 „ Basarkod ..	
		118 „ Shewnur ...	
		119 „ Benchinkeri ...	
		120 „ Honápur ...	
		121 „ Deygaum ...	
		122 „ Deymatti ...	
		123 „ Kittur ...	
		124 „ Degloli ...	
		125 „ Murigeri ...	
		126 „ Belur ...	
		127 „ Mallápur ...	
		128 „ Bassápur ...	
		129 „ Trimnápur ...	
		130 „ Sigihalli ...	
		131 „ Ugarkodi ...	
		132 „ Nichnaki ...	
		133 „ Chenápur ...	
		134 „ Mugal Khán Hubli.	
		135 „ Amrápur ...	
		136 „ Virápur ...	
		137 „ Dastikop ...	
		138 „ Devur Sigihali ...	
Subordinate Judge, 2nd Class, 3rd Grade ⁽²⁾ .	Athni ⁽²⁾ .	139 Morgankop ...	Táluka Athni.
		140 Kyarkop ...	
		141 Inám village Kulhali ...	
		1 Kasba Athni...	
		2 Maujé Ajur ...	
		3 „ Sirur ...	
		4 „ Nágpur ...	
		5 „ Jambgi ...	
		6 „ Shiwnur ...	
		7 „ Mallábád ...	
		8 „ Bewnur ...	
		9 „ Yenkunchi ...	
		10 „ Badghi ...	
		11 „ Kowlgud ...	
		12 „ Shinál ...	

(1) See footnote (3) on page 46, *supra*.(2) For the villages transferred to the jurisdiction of this Court and for the holding of the Court also at Gokák, see Notification No. 5532, dated 8th October 1888, printed at page 104, *infra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Athni ⁽²⁾	13 Maujé Masargupi ...	Táluka Athni.
		14 " Hamanpur ...	
		15 " Kidghedi (deserted). ...	
		16 " Arlihatti ...	
		17 " Katgeri ...	
		18 " Tawsi... ...	
		19 " Murgundi ...	
		20 Kasba Kokatnur ...	
		21 Maujé Satti ...	
		22 " Dedvád ...	
		23 " Nágnur ...	
		24 " Bálvád ...	
		25 " Jenvád ...	
		26 " Ratnápuri ...	
		27 " Shirhatti ...	
		28 " Kodgánur ...	
		29 " Nandesvar ...	
		30 " Avarkod ...	
		31 " Sovdi ...	
		32 " Hálihal ...	
		33 " Nandgaum ...	
		34 " Mahisvadgi ...	
		35 " Kakmarri ...	
		36 " Kotalgi ...	
		37 " Kohalli ...	
		38 " Yellihadalgi ...	
		39 " Ayagali ...	
		40 " Bádgi ...	
		41 " Telsang ...	
		42 " Bimnur ...	
		43 " Kunnall ...	
		44 " Hállhalli ...	
		45 " Artal ...	
		46 " Khavatkop ...	
		47 " Shankarhatti ...	
		48 " Hárugeri ...	
		49 " Hidgal ...	
		50 " Yábarhatti ...	
		51 " Koligud ...	
		52 " Gundwad ...	
		53 " Shidápuri ...	
		54 " Dárur... ...	

(1) See footnote (3) on page 46, *supra*.(2) See footnote (2) on page 72, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.	
Rank.	Station.			
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Athni ⁽²⁾	55 Kasba Ayanápur ...	Táluka Athni.	
		56 Maujé Hipargi ...		
		57 „ Kanmadi ...		
		58 „ Pandégaon ...		
		59 „ Kágwad ...		
		60 Kasba Shadbal ...		
		61 „ Jugul... ...		
		62 Maujé Ugaur (Bujruk) ...		
		63 „ Hiré Padsalgi ...		
		64 „ Chick Padsalgi ...		
		65 „ Shadsháll ...		
		<i>Inám Villages.</i>		
		66 Maujé Madbhaw ...		
		67 „ Khemlápúr ...		
		68 „ Saptágur ...		
		69 „ Bunmall ...		
		70 Kasba Bedur... ...		
		71 Maujé Mangsuli ...		
		72 „ Sambargi ...		
		73 „ Adhalli ...		
		74 „ Belanki ...		
		75 „ Balgeri ...		
		76 „ Tangdi ...		
		77 „ Rámtirth ...		
		78 „ Kudkchi ...		
		79 „ Shurpali ...		
		80 „ Jhujurwad ...		
		81 „ Parthunhalli ...		
		82 „ Abihall ...		
Subordinate Judge, 1st Class ⁽³⁾ .	Kaládgi ⁽⁴⁾ .	1 Andmurnál ...	Táluka Bágalkot.	
		2 Anugwari ...		
		3 Anchnur ...		

(1) See footnote (3) on page 46, *supra*.(2) See footnote (2) on page 72, *supra*.

(3) The First Class Subordinate Judge at Bágalkot has since been transferred to Belgaum, and the Second Class Subordinate Judge at Belgaum to Bágalkot; see Notification dated 3rd May 1871, B. G. G., 1871, Part I, p. 511.

(4) The Subordinate Judge's Court at Kaládgi was allowed to remain at Bágalkot till a court-house was provided at the former station, Government Resolution, Judicial Department, No. 1111, dated 6th April 1869. No court-house was, however, subsequently provided at Kaládgi, Government Resolution, Judicial Department, No. 226, dated 15th January 1872. The Court, therefore, remained at Bágalkot. In consequence of the creation of the Judicial District of Sholápur-Bijápur by Notification No. 8869, dated 31st December 1883, printed at page 17, *supra*, the Subordinate Judge's Court at Bágalkot, which was in the Belgaum District, has been transferred to the Sholápur-Bijápur District.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Kaládgi ⁽¹⁾ ...	4 Aukalgi ... 5 Anchutápur ... 6 Allur ... 7 Algundi ... 8 Arkeri ... 9 Amaljeri ... 10 Andili ... 11 Bágalkot ... 12 Banidini ... 13 Bávimatti ... 14 Búdhál ... 15 Bánlotti ... 16 Bennur ... 17 Bahádurdinni ... 18 Bávinmatti ... 19 Bumangi ... 20 Bávur ... 21 Benkatti ... 22 Belgi ... 23 Borkhindi ... 24 Ballur ... 25 Birkabi ... 26 Bádgi ... 27 Bordinni ... 28 Belwalmatti ... 29 Búdhál ... 30 Bishál ... 31 Bhilkerur ... 32 Budnaikdinni ... 33 Bávinhatti ... 34 Budni ⁽²⁾ ... 35 Bhyrunhatti ... 36 Bhagwatti ... 37 Bága Nagur ⁽³⁾ ... 38 Chicknurmatti ... 39 Chokgulbál ... 40 Chickmogari ... 41 Chitginkopi ... 42 Chickselikeri ...	Táluka Bágalkot.

(1) See footnotes (3) and (4) on page 74, *supra*.

(2) This village has since been transferred to the jurisdiction of the Subordinate Judge of Bijápur; see Notification dated 26th June 1872, printed at page 274, *infra*.

(3) This village has since been transferred to the jurisdiction of the Subordinate Judge of Muddebihál; see Notification dated 25th April 1871, printed at page 274, *infra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Kaládgi ⁽¹⁾	43 Chick Sawsi ...	Táluka Bágalkot.
		44 Chinwalkop ...	
		45 Chindápur ...	
		46 Chick Hanchinal ...	
		47 Chickhadlur ...	
		48 Chowdápúr ...	
		49 Chebi ...	
		50 Donnál ...	
		51 Darlápúr ...	
		52 Dodiball ...	
		53 Dávmal ...	
		54 Davlápúr ...	
		55 Dawleshwar ...	
		56 Golaskop ...	
		57 Govindkop ...	
		58 Gardini ...	
		59 Guddini ...	
		60 Gudanpalli ...	
		61 Govindini ...	
		62 Godihall ...	
		63 Galgali ...	
		64 Gani ...	
		65 Gulball ...	
		66 Gadankerri ...	
		67 Govinkop ...	
		68 Girgaum ...	
		69 Giriságar ...	
		70 Honihalli ...	
		71 Hiré Hodlur ...	
		72 Hiré Gulbál ...	
		73 Hiré Mágiri ...	
		74 Handargal ...	
		75 Hosur ...	
		76 Honákatti ...	
		77 Hollur ...	
		78 Hurkal ...	
		79 Hiré Shellikeri ...	
		80 Hanmápur ...	
		81 Hádrihal ...	
		82 Hágur ...	
		83 Hiré Hanchinál ...	
		84 Honihalli ...	

(1) See footnotes (3) and (4) on page 74, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Kaládgi ⁽¹⁾	85 Hiré Murmatti ... 86 Hiré Sowsi ... 87 Hanchinal ... 88 Ihall ... 89 Jagalgi ... 90 Jadrám Kunti ... 91 Jánmatti ... 92 Jainápur ⁽²⁾ ... 93 Kadámpur ... 94 Kadlimatti ... 95 Koballi ... 96 Kadpalli ... 97 Kandgal ... 98 Kersur ... 99 Kaládgi ... 100 Kalaskop ... 101 Kortie ... 102 Konteskal ... 103 Kundargi ... 104 Kop ... 105 Kátarki ... 106 Kop ... 107 Kundal ... 108 Kolor ... 109 Kesnur ... 110 Konnur ... 111 Khijidoni ... 112 Lavleshwar ... 113 Lakhnápur ... 114 Lingápur ... 115 Murnál ... 116 Mastihalli ... 117 Mankni ... 118 Manikatti ... 119 Mallápur ... 120 Manádgi ... 121 Mallápur ... 122 Madápur ... 123 Mutaldini ... 124 Manjur ...	Táluka Bágalkot.

(1) See footnotes (3) and (4) on page 74, *supra*.

(2) This village has since been transferred to the jurisdiction of the Subordinate Judge of Bijápur; see Notification dated 25th April 1871, printed at page 274, *infra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Kaládgi ⁽¹⁾	125 Mugalhalli ...	Táluka Bágalkot.
		126 Mukhandi ...	
		127 Mutál ...	
		128 Mudvinkop ...	
		129 Manihalli ...	
		130 Mudpal Jivi ...	
		131 Mamkerri ...	
		132 Mundagnur ...	
		133 Nakni Gundi ...	
		134 Niralkerri ...	
		135 Naianegli ...	
		136 Nágrhél ...	
		137 Nágsampgi ...	
		138 Ningápur ...	
		139 Nágrhall ...	
		140 Rolli ...	
		141 Rabkavi ...	
		142 Rámpur ...	
		143 Shárdáll ...	
		144 Socknádgi ...	
		145 Sidnáll ...	
		146 Salgundi ...	
		147 Sindgi ...	
		148 Sárkop ...	
		149 Sunag ...	
		150 Sirgupi ...	
		151 Singápur ...	
		152 Sirur ...	
		153 Soan ...	
		154 Sangam ...	
		155 Semikerri ...	
		156 Sigikerri ...	
		157 Sutgundar ...	
		158 Sitimani ...	
		159 Sidápur ...	
		160 Sangundi ...	
		161 Sirgupi ...	
		162 Tollmatti ...	
		163 Tumimatti ...	
		164 Telgihal ...	
		165 Timápur ...	
		166 Turchigerri ...	

(1) See footnotes (3) and (4) on page 74, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Kaládgi ⁽¹⁾ ...	167 Tugalkatti ...	Taluka Bégalkot.
		168 Tegi ...	
		169 Timápur ...	
		170 Tackalki ...	
		171 Virápur ...	
		172 Wudgatti ...	
		173 Yeddihalli ...	
		174 Yeckanchi ...	
		175 Yetinhatti ...	
		176 Yeligatti ...	
		177 Yedhalli ...	
		1 Anapkatti ...	Taluka Hungund.
		2 Aiwatli ...	
		3 Amingur ...	
		4 Anápur ...	
		5 Amlikop ...	
		6 Aumiwadgi ...	
		7 Adihall ...	
		8 Anaráwatti ...	
		9 Bahhatti ...	
		10 Bekmaldini ...	
		11 Belgal ...	
		12 Bisnál ...	
		13 Benkanwádi ...	
		14 Bévinmatti ...	
		15 Bismadini ...	
		16 Basrikatti ...	
		17 Basavnáll ...	
		18 Badihall ...	
		19 Budihol ...	
		20 Benkandoni ...	
		21 Bévinhall ...	
		22 Baleundi ...	
		23 Budihall ...	
		24 Bijwadgi ...	
		25 Bhimangud ...	
		26 Chick Bádwardghi ...	
		27 Chitwadgi ...	
		28 Chilkamaldini ...	
		29 Chitarji ...	
		30 Chicknal ...	

(1) See footnotes (3) and (4) on page 74, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Kaládgi ⁽¹⁾ ...	31 Chick Yerankerri ... 32 Chilápur ... 33 Chickmalgeri ... 34 Chodacknáldini ... 35 Chick Magi ... 36 Chinápur ... 37 Chickantigeri ... 38 Chick Adápur ... 39 Chick Singanguti ... 40 Chick Upnal ... 41 Chick Kodgalli ... 42 Chinápur ... 43 Chitnihal ... 44 Chick Runkatti ... 45 Chamlápur ... 46 Dhannur ... 47 Dásball ... 48 Dannur ... 49 Gangur ... 50 Gudur ... 51 Gaundal ... 52 Gorjinal ... 53 Gupsani ... 54 Gorball ... 55 Gudur ... 56 Gánall ... 57 Gonall ... 58 Gonall ... 59 Gungarmarri... 60 Ganjiball ... 61 Ghatingnur ... 62 Hungund ... 63 Hiré Bándwadgi ... 64 Hagudhall ... 65 Hanchinál ... 66 Howarhalli ... 67 Heré Yarankerri ... 68 Hubanhalli ... 69 Hiré Hulkhatti ... 70 Hiré Malgávi ... 71 Hurnur ... 72 Harur ...	Táluka Hungund.

(1) See footnotes (3) and (4) on page 74, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Kaládgi ⁽¹⁾	73. Hanmanhall ... 74. Hirvatgerri ... 75. Humiwadgi ... 76. Harnápur ... 77. Hiré-Adápur... 78. Hiré Singanguti ... 79. Hulgináll ... 80. Hiré Upnál ... 81. Hadagli ... 82. Háwargi ... 83. Hulhali ... 84. Hiré Kodagli ... 85. Indiwar ... 86. Ilhall ... 87. Idalgi ... 88. Ingalgi ... 89. Islámpur ... 90. Ilkal ... 91. Jánkamaldini ... 92. Jamaldini ... 93. Kamaldini ... 94. Kesarpenti ... 95. Konjgur ... 96. Kop ... 97. Kángáwad ... 98. Kamadat ... 99. Kalgovinhal ... 100. Kaligud ... 101. Kálur ... 102. Kunbenchi ... 103. Kedgeri ... 104. Katkur ... 105. Kamatgi ... 106. Kadivál Kallápur ... 107. Keserbávi ... 108. Konur ... 109. Kerdi ... 110. Kandgal ... 111. Kamlihál ... 112. Kadibal ... 113. Krishnápur ... 114. Kadiwal ...	Táluka Hungund.

(1) See footnotes (3) and (4) on page 74, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Kaládgi ⁽¹⁾	115 Kirásur ... 116 Kungal Kadpatti ... 117 Kadpatti ... 118 Khajigal ... 119 Khyrwadgi ... 120 Lolsar ... 121 Mamáthall ... 122 Máral ... 123 Máji ... 124 Madápur ... 125 Mullur ... 126 Murdi ... 127 Mugnur ... 128 Maratgerri ... 129 Maljihall ... 130 Mejnápur 131 Nágur ... 132 Nimbalgundi ... 133 Nandmur ... 134 Nidasnur 135 Nilulgul 136 Nandwadghi ... 137 Ningápur ... 138 Upnál ... 139 Pápnáthanhall ... 140 Pálthi 141 Pochánur ... 142 Rámwadgi ... 143 Ráwadihal 144 Rámthal ... 145 Ráyankop ... 146 Rakasgi ... 147 Sidankol ... 148 Singápur ... 149 Sulibhávi 150 Sāngam 151 Suratkal 152 Sálbagiri 153 Sanklápur 154 Somlápur 155 Triunápur ... 156 Talikerri ...	Táluka Hungund.

(1) See footnotes (3) and (4) on page 74, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Kaládgi ⁽¹⁾	157 Turmarri ...	Táluka Hungund.
		158 Tumb ...	
		159 Turadgi ...	
		160 Tarewall ...	
		161 Tondihal ..	
		162 Vadigonal ...	
		163 Vadgerri ...	
		164 Vargoddini ...	
		165 Valkaldini ...	
		166 Vajall ...	
		167 Virápur ...	
		168 Yedihalli ...	
		169 Yernaikamhal ...	
		170 Yatanhalli ...	
		171 Yewihatti ...	
		1 Adgal ...	Táluka Bádámi.
		2 Anantpur ...	
		3 Aladkatti ...	
		4 Assangi ...	
		5 Allur ...	
		6 Anantgerri ...	
		7 Allur ...	
		8 Aqsarkop ...	
		9 Anigundi ...	
		10 Arneall ...	
		11 Arlikatti ...	
		12 Akargal ...	
		13 Amárgatti ⁽²⁾ ...	
		14 Bádámi ...	
		15 Balgeri ...	
		16 Bodihall ...	
		17 Báchingud ...	
		18 Banknári ...	
		19 Benachamatti ⁽²⁾ ...	
		20 Bádurbudihall ...	
		21 Budangud ...	
		22 Budihall (Fakir) ...	
		23 Bellur ...	
		24 Belwalkop ...	

(1) See footnotes (3) and (4) on page 74, *supra*.(2) These villages have since been transferred to the jurisdiction of the Subordinate Judge of Gadag in the Dharwar District; see Notification No. 5127, dated 21st July 1885, printed at page 144, *infra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Kaládgi . . .	25 <i>Bahárdardini</i> ⁽²⁾ . . .	Táluka Bádámi.
		26 Batkurki . . .	
		27 Balkhendi . . .	
		28 Bandkerri . . .	
		29 Bennur . . .	
		30 Birnur . . .	
		31 Bhadránaikin Yalihal . . .	
		32 Cholachgud . . .	
		33 Chinalji . . .	
		34 Chick Muchalgud . . .	
		35 Chick Nasvi . . .	
		36 Chickop . . .	
		37 Chick Mulangi . . .	
		38 Chick Tadsí . . .	
		39 Chimalkatti . . .	
		40 Chinkatti . . .	
		41 <i>Chilzeri</i> ⁽²⁾ . . .	
		42 Chinnápur . . .	
		43 Dhánack Sirur . . .	
		44 <i>Dindur</i> ⁽²⁾ . . .	
		45 Govanki . . .	
		46 Govimball . . .	
		47 Gangan Budihal . . .	
		48 Guberkop . . .	
		49 Govindkop . . .	
		50 <i>Gajendragad</i> ⁽²⁾ . . .	
		51 <i>Gaudgeri</i> ⁽²⁾ . . .	
		52 <i>Gogeri</i> ⁽²⁾ . . .	
		53 Huligerri . . .	
		54 Hulasgerri . . .	
		55 Hangargi . . .	
		56 Howasnur . . .	
		57 Hanápur . . .	
		58 Hordali . . .	
		59 Hellur . . .	
		60 Hulikerri . . .	
		61 Hiré Nasvi . . .	
		62 Hossur . . .	
		63 Heballi . . .	
		64 Hanambsági . . .	
		65 Hávalkod . . .	

(1) See footnotes (3) and (4) on page 74, *supra*.(2) See footnote (2) on page 83, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Kaládgi ⁽¹⁾	66 Hanamnerri ... 67 Hannápur ... 68 Heré Tadsí ... 69 Hoskoti ... 70 Hálgerri ... 71 Halkurki ... 72 Hulikerri ... 73 Heré Muchalgud ... 74 Hotihali ... 75 Heré Tadsgi ... 76 Hágnur ... 77 Hiré Mulangi ... 78 <i>Hiré Gonagar</i> ⁽²⁾ ... 79 <i>Herékop</i> ⁽²⁾ ... 80 Hálgerri ... 81 <i>Hagedhal</i> ⁽²⁾ ... 82 Hiré Budihall ... 83 Hamánerri ... 84 Igalgundi ... 85 Idgal ... 86 Inganwári ... 87 Jakhánur ... 88 Jalgerri ... 89 Jungwád ... 90 Jamankatti ... 91 <i>Jigeri</i> ⁽²⁾ ... 92 Jálíhall ... 93 Kabalgerri ... 94 Káturki ... 95 Kendur ... 96 Kardigud ... 97 Kátápur ... 98 Katgerri ... 99 Karalkop ... 100 Kokankop ... 101 Kelwádi ... 102 Kanipatti ... 103 Kutkankerri ... 104 Kátanhalli ... 105 Kalkankali ... 106 Keiur ...	Taluka Bádámi.

(1) See footnotes (3) and (4) on page 74, *supra*.(2) See footnote (2) on page 83, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Kaládgi ⁽¹⁾ .	107 Kadpatti ...	Táluka Badámi.
		108 Kallápur ...	
		109 Kulgerri ...	
		110 Káknur ...	
		111 Khánápur ...	
		112 Khánnápur ...	
		113 Khanápur ...	
		114 Kháyád ...	
		115 Kalamda ...	
		116 Kardigud ...	
		117 Kádarkop ...	
		118 Kalbandkerri...	
		119 Kadlimatti ...	
		120 Kotikal ...	
		121 Káji Budihall ...	
		122 Kálkápur ...	
		123 Kárkalmatti ...	
		124 Kagalgumb ...	
		125 Kalas ...	
		126 Kodagánur ⁽²⁾ ...	
		127 Kámkatti ...	
		128 Kuntoji ⁽²⁾ ...	
		129 Lacknápur ...	
		130 Lakaskop ...	
		131 Lingápur ...	
		132 Láyadgundi ...	
		133 Lákalgatti ⁽²⁾ ...	
		134 Lingudhall ...	
		135 Lingudhall ...	
		136 Lingápur ⁽²⁾ ...	
		137 Mutalgerri ...	
		138 Mallápur ...	
		139 Mangalgud ...	
		140 Monsinagar ...	
		141 Murdi ...	
		142 Mamári ...	
		143 Manglur ...	
		144 Matikatti ...	
		145 Mustigerri ...	
		146 Mamatgerri ...	
		147 Málgi ...	

(1) See footnotes (3) and (4) on page 74, *supra*.(2) See footnote (2) on page 83, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 1st Class ⁽¹⁾ .	Kaládgi ⁽¹⁾ ...	148	Mudkávi ...	Táluka Bádámi.
		149	Motaragi ⁽²⁾ ...	
		150	Munsardikop ...	
		151	Myaklazari ⁽²⁾ ...	
		152	Niralgi ...	
		153	Nágarhall ...	
		154	Nandikeswar ...	
		155	Nelwigi ...	
		156	Nilgund ...	
		157	Nágarhall ...	
		158	Náglápur ...	
		159	Nasgudi ...	
		160	Niralkeri ...	
		161	Nágur ...	
		162	Narsápur ...	
		163	Naránur ...	
		164	Nandihall ...	
		165	Nirbudihall ...	
		166	Narsápur ...	
		167	Nagendraquad ⁽²⁾ ...	
		168	Náwalholli ...	
		169	Nagarskop ⁽²⁾ ...	
		170	Ugalwát ...	
		171	Omlar ...	
		172	Unachageri ⁽²⁾ ...	
		173	Patadgul ...	
		174	Párwatti ...	
		175	Pádankatti ...	
		176	Puratgeri ⁽²⁾ ...	
		177	Rangsamudra ...	
		178	Rájnall ...	
		179	Rákadkatti ...	
		180	Redenlimápur ...	
		181	Rámpur ⁽²⁾ ...	
		182	Rájur ⁽²⁾ ...	
		183	Rudrápur ⁽²⁾ ...	
		184	Siwpur ...	
		185	Sirbodgi ...	
		186	Sabalhunsi ...	
		187	Sugiwad ...	
		188	Sul ...	

(1) See footnotes (3) and (4) on page 74, *supra*.(2) See footnote (2) on page 83, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Kaládgi ⁽¹⁾	189 Ságpur ...	Taluka Bádámi.
		190 Sipurmatti ...	
		191 Somankop ...	
		192 Sulikerri ...	
		193 Tamnihall ...	
		194 Timmápur ...	
		195 Timságar ...	
		196 Togunsi ...	
		197 Tegi ...	
		198 Terpaskatti ...	
		199 Timmápur ...	
		200 Timmápur ...	
		201 Taluekwád ...	
		202 Voglápur ...	
		203 Vadvatti ...	
		204 <i>Firápur</i> ⁽²⁾ ...	
		205 <i>Vadegolla</i> ⁽²⁾ ...	
		206 Yergup ...	
		207 Yekanchi ...	
		208 Yendigerri ...	
		209 Yergop ...	
Subordinate Judge, 2nd Class, 2nd Grade ⁽³⁾ .	Bijápur ⁽⁴⁾	1 Aganápur ...	Talukas Bijápur, Indi and Sindgi.
		2 Arkerri ...	
		3 Augalgi ...	
		4 Allápur ...	
		5 Agápur ...	
		6 Argungi ...	
		7 Alginall ...	
		8 Alyabád ...	
		9 Ahari ...	
		10 Bijápur ...	
		11 Berutgi ...	
		12 Buranpur ...	
		13 Bulobi ...	
		14 Bubleswar ...	

(1) See footnotes (3) and (4) on page 74, *supra*.(2) See footnote (2) on page 83, *supra*.(3) See footnote (3) on page 46, *supra*.(4) In consequence of the creation of the Judicial District of Sholápur-Bijápur by Notification No. 8869, dated 21st December 1883, printed at page 17, *supra*, the Subordinate Judge's Court at Bijápur, which was in the Belgaum District, has been transferred to the Sholápur-Bijápur District.For villages added to the Bijápur Court, see Notifications dated 25th April 1871 and 26th June 1872, printed at page 274, *infra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court,		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bijápur ⁽²⁾	15 Bubladi ... 16 Bábnagur ... 17 Binzurgi ... 18 Bumanhalli ... 19 Bhutnal ... 20 Chandápur ... 21 Donmall ... 22 Dávargánur ... 23 Devpur ... 24 Duddihall ... 25 Damáll ... 26 Dásháll ... 27 Dábheri ... 28 Fattápur ... 29 Gungáthadi ... 30 Gounsgghi ... 31 Gunki ... 32 Hanchinal ... 33 Hittanhalli ... 34 Hanchinal ... 35 Hokundi ... 36 Halguni ... 37 Honganhalli ... 38 Honwád ... 39 Hadagli ... 40 Hégdéchal ... 41 Honátgi ... 42 Hunshihall ... 43 Honhalli ... 44 Ingnall ... 45 Itgihall ... 46 Jumnál ... 47 Jaulgerri ... 48 Jalihal ... 49 Jambgi ... 50 Kamnuehnál ... 51 Katkanhalli ... 52 Kákhandki ... 53 Kodbági ... 54 Kotral ... 55 Kambáji ... 56 Kumté ...	Tálukas Bijápur, Indi and Sindgi.

(1) See footnote (3) on page 46, *supra*.(2) See footnote (4) on page 88, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bijápur ⁽²⁾	57 Kárjul	...	Tálukas Bijápur, Indi and Sindgi.
	...	58 Kalkawatgi	...	
	...	59 Kumatgi	...	
	...	60 Kagud	...	
	...	61 Kowlgi	...	
	...	62 Kanál	...	
	...	63 Kannur	...	
	...	64 Khatijápur	...	
	...	65 Khanápur	...	
	...	66 Khawáspur	...	
	...	67 Mahálbágáet	...	
	...	68 Madbhávi	...	
	...	69 Mamdápur	...	
	...	70 Madgunki	...	
	...	71 Manjlur	...	
	...	72 Morbági	...	
	...	73 Muckhnápur	...	
	...	74 Modasnull	...	
	...	75 Nágtan	...	
	...	76 Navenspur	...	
	...	77 Ningudhalli	...	
	...	78 Nidoni	...	
	...	79 Nágginal	...	
	...	80 Rambhápur	...	
	...	81 Sárwad	...	
	...	82 Sirnall	...	
	...	83 Savanhalli	...	
	...	84 Sutgundi	...	
	...	85 Sivangi	...	
	...	86 Shegunsi	...	
	...	87 Torwé	...	
	...	88 Tánshall	...	
	...	89 Tánjápur	...	
	...	90 Tigni Bidri	...	
	...	91 Tidgundi	...	
	...	92 Tirlerhalli	...	
	...	93 Vogí	...	
	...	94 Vutnal	...	
	...	95 Vugsaldini	...	
	...	96 Vukunmáll	...	
	...	97 Yikundi	...	
	...	98 Yetináll	...	

(1) See footnote (3) on page 46, *supra*.(2) See footnote (4) on page 88, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
		<i>Táluka Indi.</i>	
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bijápur ⁽²⁾ .	1 Arjinál ... 2 Anjutgi ... 3 Aversang ... 4 Anchi ... 5 Arjungi Khurd ... 6 Allur ... 7 Arjungi Bujruk ... 8 Agasnáll ... 9 Agarkhed ... 10 Bewnur ... 11 Bolgaum ... 12 Banhatti ... 13 Báblád ... 14 Bohnáll ... 15 Basnáll ... 16 Bárdol ... 17 Budiháll ... 18 Bávenur ... 19 Bargundi ... 20 Benkanhalli ... 21 Bonthnáll ... 22 Balloli ... 23 Bhyenngi ... 24 Bhuyár ... 25 Bhatgunki ... 26 Chadchan ... 27 Chenegaum ... 28 Chorgi ... 29 Chaothal ... 30 Donaj ⁽³⁾ ... 31 Degnál ... 32 Dásur ... 33 Dhumaknáll ... 34 Dhulkhed ... 35 Ganolga ... 36 Gornáll ... 37 Gundwan ... 38 Govindpur ...	Táluka Indi.

(1) See footnote (3) on page 46, *supra*.(2) See footnote (4) on page 88, *supra*.(3) The village of Donaj has since been transferred to the jurisdiction of the Subordinate Judge of Pandharpur in the Sholápur-Bijápur District; see Notification No. 7198, date 17th October 1933, printed at page 275, *infra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bijápur ⁽²⁾	39 Godiháll ... 40 Golsar ... 41 Gungihall ... 42 Hanjigi ... 43 Halwiga ... 44 Hanchinall ... 45 Horti ... 46 Hádalsang ... 47 Hálgunki ... 48 Hálhalli ... 49 Hoshalli ... 50 Hávinháll ... 51 Hálsangi ... 52 Hingni ... 53 Indi ... 54 Ingalgi ... 55 Inchgari ... 56 Jevor ... 57 Jagjiwáni ... 58 Jirankalgi ... 59 Jhelki ... 60 Kaignall ... 61 Kullurgi ... 62 Kudgi ... 63 Kiátankeri ... 64 Kokangaum ... 65 Kanaknáll ... 66 Kanchináll ... 67 Kátrál ... 68 Kerur ... 69 Kapñimbargi ... 70 Koalnáll ... 71 Khedgi ... 72 Lingudhalli ... 73 Ladsingi ... 74 Loni Khurd ... 75 Loni Bujruk ... 76 Lachán ... 77 Masli Bujruk ... 78 Masli Khurd... 79 Mirji ...	Táluka Indi.

(1) See footnote (3) on page 46, *supra*.(2) See footnote (4) on page 88, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class; 2nd Grade ⁽¹⁾ .	Bijápur ⁽²⁾	80 Menchinál ... 81 Mankalgi ... 82 Mávinhalli ... 83 Margur ... 84 Mylár ... 85 Mannur ... 86 Mársanballi ... 87 Nád Bujruk ... 88 Nád Khurd ... 89 Nimbál Khurd ... 90 Nimbál Bujruk ... 91 Nandargi ... 92 Nivargi ... 93 Nandial ... 94 Nágarhalli ... 95 Nimbargi ... 96 Umráni ... 97 Umarji ... 98 Padnur ... 99 Roadgi ... 100 Rugi ... 101 Rájnal ... 102 Raivetgaum ... 103 Sálantgi ... 104 Sátalgaum ... 105 Siwpur Khurd ... 106 Sirkanhalli ... 107 Siwpur Bujruk ... 108 Sávalsang ... 109 Sankanhalli ... 110 Sardone ... 111 Sankh ... 112 Sátalgaum ... 113 Singnápúr ... 114 Sirjúr ... 115 Sirnál ... 116 Sirgur ... 117 Sirshád ... 118 Sangoji ... 119 Tákli ... 120 Tadwalgi ...	Táluka Indi.

(1) See footnote (3) on page 46, *supra*.(2) See footnote (4) on page 58, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bijápur ⁽²⁾	121 Támbe	Táluka Indi.
	122 Tadwádi	
	123 Tinihalli	
	124 Teganhalli	
	125 Vád	
	126 Yelgi	
	127 Yelgi	
	128 Gotiáll	
	Táluka Sindgi.	
	1 Askí	Táluka Sindgi.
	2 Algur	
	3 Ambalnur	
	4 Asantápur	
	5 Ananmadu	
	6 Allápur	
	7 Almel	
	8 Alhalli	
	9 Asgihall	
	10 Ahari	
	11 Ainápur	
	12 Antargangi	
	13 Bamanjogi	
	14 Budihall	
	15 Bibi Injalgi	
	16 Bijalbhávi	
	17 Bakinhall	
	18 Bamandavanumdu	
	19 Budihałldone	
	20 Bastinhall	
	21 Bhye Wádgi	
	22 Báyahatti	
	23 Bádgihall	
	24 Bamanhalli	
	25 Beisnall	
	26 Biyákoád	
	27 Banhatti	
	28 Bandáll	
	29 Bhilwád	
	30 Bhanthnúr	

1) see footnote (3) on page 46, *supra*.(2) See footnote (4) on page 88, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bijápúr ⁽²⁾ .	31 Bhankalgi ... 32 Bankotgi ... 33 Bableswar ... 34 Borgi ... 35 Balgánur ... 36 Baglur ... 37 Baliháll ... 38 Chandkowitzé ... 39 Chetarki ... 40 Chick Shindgi ... 41 Damble ... 42 Dávungaum ... 43 Davarnávandgi ... 44 Devur ... 45 Ganjanhalli ... 46 Goalgerri ... 47 Gundgi ... 48 Gundhalli ... 49 Gorangundgi ... 50 Guhiwád ... 51 Ganihar ... 52 Gabsávalgi ... 53 Ghutargi ... 54 Hiparga ... 55 Harnál ... 56 Hatanhalli ... 57 Handignur ... 58 Hanchalli ... 59 Hadgináll ... 60 Hancháll ... 61 Huvinhalli ... 62 Hanchináll ... 63 Há kangoti ... 64 Hávalgi ... 65 Ibrámpur ... 66 Ingálgi ... 67 Illárhalli ... 68 Jálwád ... 69 Jalpur ... 70 Jetinál ... 71 Kanol ...	Táluka Sindgi.

(1) See footnote (3) on page 46; *supra*.(2) See footnote (4) on page 88, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bijápur ⁽²⁾ ...	72 Kokatnur ... 73 Kalkerri ... 74 Kesarhatti ... 75 Káthirápur ... 76 Kerutgi ... 77 Kondguli ... 78 Korwár ... 79 Kadalwád ... 80 Karvinháll ... 81 Kudargund ... 82 Kangudihall ... 83 Kadalwad ... 84 Korhalli ... 85 Kumsi ... 86 Kerur ... 87 Kannoli ... 88 Kadni ... 89 Kunékumatgi ... 90 Kurbathalli ... 91 Khánápur ... 92 Khynur ... 93 Manur ... 94 Máriháll ... 95 Mallál ... 96 Mulsávalgi ... 97 Madanhalli ... 98 Meddaré ... 99 Murdi ... 100 Moratgi ... 101 Malghan ... 102 Mangrul ... 103 Manápur ... 104 Niwalkhodi ... 105 Nágarhall ... 106 Niralgi ... 107 Nandgari ... 108 Nágvi Bujruk ... 109 Nágvi Khurd ... 110 Nágarhalli ... 111 Uchilnávandgi ... 112 Purdáll ...	Táluka Sindgi.

(1) See footnote (3) on page 46, *supra*.(2) See footnote (4) on page 88, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bijápur ⁽²⁾	113 Padgánur ...	Táluka Sindgi.
		114 Rámpur ...	
		115 Rugi ...	
		116 Rámanhalli ...	
		117 Rukampur...	
		118 Rámpur ...	
		119 Shákápur ...	
		120 Shembáwad ...	
		121 Sásbáll ...	
		122 Somápur ...	
		123 Saládhalli ...	
		124 Shindgi ...	
		125 Shindgeri ...	
		126 Sáyenhalli ...	
		127 Sungthán ...	
		128 Surghihalli ...	
		129 Sirsangi ...	
		130 Soamnáll ...	
		131 Tilgud ...	
		132 Távarkhed ...	
		133 Tárápur ...	
		134 Turkangori ...	
		135 Thottápur ...	
		136 Votihall ...	
		137 Vankihall ...	
		138 Varkanhalli ...	
		139 Vandál ...	
		140 Vibhuthalli ...	
		141 Yináll ...	
		142 Yelgud ...	
		143 Yenkanchi ...	
		144 Yergal Khurd ...	
		145 Yergal Bujruk ...	
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Muddebihál ⁽³⁾ .	1 Abihall ...	Táluka Muddebihál.
		2 Allur ...	
		3 Alkápur ...	
		4 Arasnál ...	
		5 Agasháll ...	

(1) See footnote (3) on page 46, *supra*.(2) See footnote (4) on page 88, *supra*.(3) In consequence of the creation of the Judicial District of Sholápur-Bijápur by Notification No. 8869, dated 31st December 1883, printed at page 17, *supra*, the Subordinate Judge's Court at Muddebihál, which was in the Belgaum District, has been transferred to the Sholápur-Bijápur District.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Muddebihal ⁽²⁾ .	6 A'rëshankar ... 7 Arémurál ... 8 Amargol ... 9 Bálmát ... 10 Bálhatti ... 11 Banosi ... 12 Balgánur ... 13 Bálor ... 14 Budihál ... 15 Bamanhalli ... 16 Bailkur ... 17 Bidarkundi ... 18 Budihal ... 19 Balwantur Banti ... 20 Binur ... 21 Bavur ... 22 Basarkod ... 23 Bhangárgund ... 24 Bilábhávi ... 25 Bolwad ... 26 Bátechihall ... 27 Baldini ... 28 Budihál ... 29 Chavanbhávi ... 30 Chalmi ... 31 Chitchankall ... 32 Chatenhalli ... 33 Chondi ... 34 Chokávi ... 35 Donkamdu ... 36 Dhavalgi ... 37 Denur ... 38 Deverhulangbál ... 39 Fattépur ... 40 Fattépur ... 41 Gudihál ... 42 Gonál ... 43 Gángur ... 44 Gonál ... 45 Guddini ... 46 Gundkarjghi ...	Taluka Muddebihal.

(1) See footnote (3) on page 46, *supra*.(2) See footnote (3) on page 97, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Muddebihál ⁽²⁾ .	47 Gadmomri ...	Taluka Muddebihál.
		48 Gadisomnáll ...	
		49 Gotkandki ...	
		50 Gutihall ...	
		51 Guneknáll ...	
		52 Garasgi ...	
		53 Gonáll ...	
		54 Gudnáll ...	
		55 Ghálpuji ...	
		56 Hadalgeri ...	
		57 Hulagháll ...	
		58 Handcall ...	
		59 Hulur ...	
		60 Harindehall ...	
		61 Handargal ...	
		62 Handginal ...	
		63 Harnál ...	
		64 Hoshalli ...	
		65 Hálgundaknáll ...	
		66 Hirur ...	
		67 Huvinhalli ...	
		68 Hunkunti ...	
		69 Hadgalli ...	
		70 Hágargund ...	
		71 Honhalli ...	
		72 Hunsihall ...	
		73 Hállur ...	
		74 Hira Mural ...	
		75 Hockráni ...	
		76 Ingalgerri ...	
		77 Ingalgi ...	
		78 Inekgall ...	
		79 Janaldinni ...	
		80 Jetgi ...	
		81 Jynápur ...	
		82 Jalpur ...	
		83 Jangam Mural ...	
		84 Jánjarguda ...	
		85 Jekrall ...	
		86 Kolur ...	
		87 Kavadi Matti ...	

⁽¹⁾ See footnote (3) on page 46, *supra*.⁽²⁾ See footnote (3) on page 97, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade. ⁽¹⁾	Muddebihál ⁽²⁾ .	88 Kyátandoni ...	Táluka Muddebihál.
		89 Kuntoji ...	
		90 Kálgi ...	
		91 Kandagnur ...	
		92 Kop ...	
		93 Kámaldini ...	
		94 Konnur ...	
		95 Kodgánur ...	
		96 Kaldávanhalli ...	
		97 Kudlápúr ...	
		98 Kargánur ...	
		99 Kyátnal ...	
		100 Kaisápúr ...	
		101 Kunchagnur ...	
		102 Kunchbáll ...	
		103 Kárkur ...	
		104 Kapnur ...	
		105 Kásimkunti ...	
		106 Khilárhatti ...	
		107 Khánkeri ...	
		108 Khánápúr urf Gagnápúr ...	
		109 Lakundi ...	
		110 Loatgeri ...	
		111 Matkandevanhalli ...	
		112 Matkeswar ...	
		113 Mudanháll ...	
		114 Mádinhall ...	
		115 Malkápúr ...	
		116 Muddebihál ...	
		117 Mudur ...	
		118 Menajghi ...	
		119 Masaeknall ...	
		120 Mukihall ...	
		121 Malgaldinni ...	
		122 Mávinbhávi ...	
		123 Másangári ...	
		124 Mandari ...	
		125 Myleshwar ...	
		126 Masuti ...	
		127 Nadhalli ...	
		128 Nágeshalli ...	

⁽¹⁾ See footnote (3) on page 46, *supra*.⁽²⁾ See footnote (3) on page 97, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Muddebihál ⁽²⁾ .	129	Náwandgi ...	Táluka Muddebihál.
		130	Nálatwád ...	
		131	Neibgari ...	
		132	Niraibanchi ...	
		133	Ningadhali ...	
		134	Nágur ...	
		135	Nágbanál ...	
		136	Pedaknur ...	
		137	Perápur ...	
		138	Rudgi ...	
		139	Rakasgi ...	
		140	Sirur ...	
		141	Somnáll ...	
		142	Sidápur ...	
		143	Sálwadgi ...	
		144	Sivpur ...	
		145	Sirval ...	
		146	Sidápur ...	
		147	Sultánpur ...	
		148	Shelgi ...	
		149	Ternáll ...	
		150	Tangadji ...	
		151	Tinadhandi ...	
		152	Tálikot ...	
		153	Takalki ...	
		154	Tumji ...	
		155	Vankihall ...	
		156	Vanhalli ...	
		157	Vadvadgi ...	
		158	Yigul ...	
		159	Yeddeapur ...	
		160	Yerjeri ...	
		161	Yelgur ...	
		1	Asangi Bujruk ...	Táluka Bágévádi.
		2	Asangi Khurd ...	
		3	Agasbáll ...	
		4	Amalnur ...	

(1) See footnote (3) on page 46, *supra*.(2) See footnote (3) on page 97, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Muddebihál ⁽²⁾ .	5 Abbihall ... 6 Araldini ... 7 Arashankar (Dumála) ... 8 Almatti ... 9 Angadgeri ... 10 Ankalwádi ... 11 Arsangi ... 12 Bisnál ... 13 Bágáwadi ... 14 Báluti ... 15 Budihál ... 16 Bidnál ... 17 Bomanhalli ... 18 Bálnal ... 19 Beraldinni ... 20 Budni ... 21 Bisankop ... 22 Baykod ... 23 Bálal ... 24 Calgurki ... 25 Cudgi ... 26 Collhar ... 27 Cámankeri ... 28 Codagnur ... 29 Cátápur ... 30 Curbardini ... 31 Cussgadi ... 32 Coalgi ... 33 Cadkol ... 34 Cankál ... 35 Cánhál ... 36 Chiráldini ... 37 Chikalgi ... 38 Chabnur ... 39 Donur ... 40 Daginhall ... 41 Dindnear ... 42 Dávalápur ... 43 Garsangi Bujruk ... 44 Do. Khurd ... 45 Gonell ...	Táluka Bágévádi.

(1) See footnote (3) on page 46, *supra*.(2) See footnote (3) on page 97, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Muddebihál ⁽²⁾ .	46 Guddini ... 47 Gani ... 48 Golsangi ... 49 Huvin-hipargi ... 50 Haladgánur ... 51 Hallihall ... 52 Hunshall ... 53 Hulbihi ... 54 Hanchinhall ... 55 Hebál ... 56 Hanmápur ... 57 Halliroli ... 58 Hunshall ... 59 Hatarkihall ... 60 Hangárji ... 61 Inqlashwar ... 62 Irenagi ... 63 Itgi ... 64 Jiralbhávi ... 65 Jáyáwadgi ... 66 Kirsál ... 67 Karibhantnall ... 68 Mangoli ... 69 Mutlál ... 70 Masbinall ... 71 Mutgi ... 72 Mulwád ... 73 Masuti ... 74 Mulgan ... 75 Mutaldinni ... 76 Manur ... 77 Motihall ... 78 Markbanhalli ... 79 Mukartihal ... 80 Marimatti ... 81 Máradgi ... 82 Mudápur ... 83 Mujrèkop ... 84 Nandihal ... 85 Neginall ... 86 Narsangi ...	Táluka Bágévádi.

(1) - See footnote (3) - on page 46, *supra*. (2) - See footnote (3) on page 97, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Muddebihál ⁽²⁾ .	87 Nágur ...	Táluka Bágévádi.
		88 Nidgundi ...	
		89 Nágardini ...	
		90 Nandihall ...	
		91 Nágárhálđoan ...	
		92 Nágárhálhalli ...	
		93 Nágwád ...	
		94 Umli ...	
		95 Utnál ...	
		96 Upaldini ...	
		97 Unibhávi ...	
		98 Rabinall ...	
		99 Ronihall ...	
		100 Rájnal ...	
		101 Sálwádgi ...	
		102 Sankhnáll ...	
		103 Sidnáth ...	
		104 Sulkhod ...	
		105 Satihál ...	
		106 Somnáll ...	
		107 Sásnur ...	
		108 Sikalwádi ...	
		109 Solwádgi ...	
		110 Tákalki ...	
		111 Talèwád ...	
		112 Telgi ...	
		113 Tadalgi ...	
		114 Vadávadgi ...	
		115 Vandál ...	
		116 Yernáll ...	
		117 Yembatnáll ...	
		118 Yálwar ...	

Notn. No. 5532, dated 8th October 1888, B. G. G., 1888, Pt. I,

Serial No.	Names of Villages.	Serial No.	Names of Villages.
1	Aurwád.	7	Mánjri.
2	Gaurwád.	8	Ingali.
3	Chandur.	9	Bekeri.
4	Mangáwáti.	10	Nipnál.
5	Sháhápúr.	11	Birnal.
6	Yadúr.	12	Alaknúr.

p. 829.—In exercise of the powers conferred by Section 22A of the Bombay Civil Courts Act XIV of 1869, as amended by Act IX of 1880, the Governor of Bombay in Council is pleased to direct that all the villages in the Gokák Táluka and the twelve villages in the Chikodi Táluka, marginally noted, which are at

(1) See footnote (3) on page 46, *supra*.

(2) See footnote (3) on page 97, *supra*.

present within the local limits of the ordinary jurisdiction of the Subordinate Judge of Chikodi in the Belgaum District, be transferred to the local limits of the ordinary jurisdiction of the Subordinate Judge of Athni in the same district, with effect on and from the 1st January 1889.

In exercise of the powers conferred by Section 23 of the said Act, the Governor in Council is further pleased to direct that on and from the said date the Subordinate Judge of Athni shall hold his Court at Athni and at Gokák.

Limits of the Jurisdiction of the several Subordinate Judges' Courts in the Dhárwár District and their situations.

Notn., dated 15th May 1869, B. G. G., 1869, Pt. I, p. 527.— Under the provisions of Section 23 of Bombay Courts' Act (Act No. XIV of 1869), the Governor of Bombay in Council has been pleased to direct that the Subordinate Judges in the Dhárwár District shall, from the 1st June next, hold their respective Courts at the Stations hereinafter mentioned, and that the local jurisdiction of each Court shall include the villages specified under its name in the following list :—

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Dhárwár. ...	<i>(Superseded by Notification dated 28th July 1875, printed at page 129, infra.)</i>	
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Gadag ⁽²⁾	1 Kasba Gadag ... 2 Bettigherri ... 3 Mal Samudra ... 4 Ballikop ... 5 Assundi ... 6 Binkadkatti ... 7 Kurtkoti ... 8 Nág Samudra ... 9 Hirekop ... 10 Chickkop ... 11 Balgánur ... 12 Lingudhall ... 13 Goarwád ...	Dambal.

(1) The appointments of Subordinate Judges have since been made personal; vide Government Resolution, Judicial Department, No. 3326, dated 14th May 1880.

(2) For addition to the jurisdiction of the Subordinate Judge of Gadag, see Notification dated 4th August 1875, and Notification No. 5127, dated 21st July 1885, printed, respectively, at pages 143 and 144, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Gadag ⁽¹⁾	14 Uttalgherri ... 15 Nabápur ... 16 Dundur ... 17 Lakkundi ... 18 Kanginhall ... 19 Pápnási ... 20 Churchihall ... 21 Narsipur ... 22 Sankadwadak ... 23 Jowalbenchi ... 24 Benthur ... 25 Dindur ... 26 Singat Royankerri ... 27 Hombal ... 28 Hiré Handigol ... 29 Chick Handigol ... 30 Venktápur ... 31 Bolhád ... 32 Madagnur ... 33 Kasba Dambal ... 34 Hulkoti ... 35 Doni ... 36 Shágoti ... 37 Uthikatti ... 38 Yelisirur ... 39 Nilgund ... 40 Jentli ... 41 Serur ... 42 Timápur ... 43 Kot Umachghi ... 44 Advi Somápur ... 45 Khadámpur ... 46 Chick Wadwatti ... 47 Sambápur ... 48 Urlápur ... 49 Hesrur ... 50 Korlhalli ... 51 Singtálur ... 52 Hytápur ... 53 Kasba Kalkerri ... 54 Harogerri ...	Dambal.

(1) See footnotes (1) and (2) on page 105, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Gadag ⁽¹⁾	55 Bardur ...	Dambal.
		56 Mayundi ...	
		57 Alur ...	
		58 Ulikerri ...	
		59 Rámanhalli ...	
		60 Mushtikop ...	
		61 Bassápur ⁽²⁾ ...	
		62 Bidanhall ...	
		63 Virpápur ...	
		64 Budihall ...	
		65 Mundarghi ...	
		66 Maktampur ...	
		67 Belwadghi ...	
		68 Sirolí ...	
		69 Nandihalli ...	
		70 Kakkur ...	
		71 Támbargudi ...	
		72 Benihalli ...	
		73 Nágarhalli ...	
		74 Ráti ...	
		75 Mulgund ...	
		76 Kallur ...	
		77 Chinchli ...	
		78 Urthi ...	
		79 Sirolí ...	
		80 Kabuláthkatti ...	
		81 Hossur ...	
		82 Bassápur ...	
		83 Shital Harri ...	
		84 Sironj ...	
		85 Kanvi ...	
		86 Nirlghi ...	
		87 Kaddádi ...	
		88 Sortur ...	
		89 Hammighi ...	
		90 Gumgol ...	
		91 Chakinkerrí ⁽²⁾ ...	
		92 Malkárginpur ...	
		93 Unthur ...	
		94 Benkankop ...	

(1) See footnotes (1) and (2) on page 105, *supra*.(2) As amended by Notification dated 31st October 1870, printed at page 128, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Gadag ⁽¹⁾	95 Narsápur	Dambal.
		96 Venktápur	
		97 Kirtgherri	
		98 Bellahaddi	
		99 Ulgol	
		100 Nágávi	
		101 Kalsápur	
		102 Somankatti	
		103 Gangápur	
		104 Siranhalli	
		105 Tippápur	
		106 Vitlápúr	
	...	1 Kasba Navalgund	Navalgund ⁽²⁾ .
		2 Kamárgop	
		3 Padésur	
		4 Chilakwád	
		5 Yemignur	
		6 Gabargumpi	
		7 Balwatghi	
		8 Guddiságar	
		9 Nágur	
		10 Amargol	
	...	11 Kadadhalli	
		12 Sotakanhall	
		13 Kannur	
		14 Hadnur	
		15 Nowli	
		16 Kittur	
		17 Kálwad	
		18 Nágárhalli	
		19 Belhar	
		20 Kasba Morab...	
	...	21 Gumgol	
		22 Thali Morab	
		23 Sirkol	
		24 Sirur	
		25 Tiríápur	
		26 Hálkusugal	

(1) See footnotes (1) and (2) on page 105, *supra*.

(2) The Táluka of Navalgund has since ceased to be within the jurisdiction of the Subordinate Judge of Gadag and been included within that of the Subordinate Judge of Dhárwár; see Notification No. 3098, dated 4th May 1894; printed at page 145, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Gadag ⁽¹⁾	27 Allagwádi ...	Navalgund ⁽²⁾ .
		28 Hansi ...	
		29 Belháll ...	
		30 Ballur ...	
		31 Kalkerri ...	
		32 Aihatti ...	
		33 Venáik Pet ...	
		34 Kángewád ...	
		35 Shelwadi ...	
		36 Urhatti ...	
		37 Thadháll ...	
		38 Náiknur ...	
		39 Bágánur ...	
		40 Thupad Kurhatti ...	
		41 Khánápur ...	
		42 Kapli ...	
		43 Herékop ...	
		44 Madgunki ...	
		45 Urshangodi ...	
		46 Benkankop ...	
		47 Radér Nágnur ...	
		48 Mugnur ...	
		49 Banhatti ...	
		50 Kuralgherri ...	
		51 Annigherri ...	
		52 Alikерri ...	
		53 Bassápur ...	
		54 Badrápur ...	
		55 Khondikop ...	
		56 Sásvihalli ...	
		57 Majjigud ...	
		58 Sydápur ...	
		59 Bannur ...	
		60 Sisvinhalli ...	
		61 Mamkwád ...	
		62 Dundur ...	
		63 Nalwádi ...	
		64 Balarwád ...	
		65 Karlwád ...	
		66 Khurhatti ...	

(1) See footnotes (1) and (2) on page 105, *supra*.(2) See footnote (2) on page 108, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.	
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Gadag ⁽¹⁾	67 Kasba Nargund ...	} Navalgund ⁽²⁾ .	
		68 Byranhatti ...		
		69 Dimdápúr ...		
		70 Karvinkop ...		
		71 Jagápur ...		
		72 Harbán ...		
		73 Pet ...		
		74 Somápur ...		
		75 Guralkatti ...		
		76 Shidápúr ...		
		77 Konnur ...		
		78 Luknápúr ...		
		79 Wásan ...		
		80 Ajágundi ...		
		81 Mánradghi ...		
		82 Serol-Pet ...		
		83 Hunshikatti ...		
		84 Sankadháll ...		
		85 Kankikop ...		
		86 Hálgop ...		
		87 Budihall ...		
		88 Enámather Nargund ...		
		89 Kuri Govinkop ...		
		<i>Inám Villages.</i>		
		90 Hampiholi ...		
		91 Chick Nargund ...		
		92 Gangápur ...		
		93 Sánswád ...		
		94 Jáhur ...		
		95 Revdikop ...		
		1 Kasba Ron ...	} Ron.	
		2 Krishnápúr ...		
		3 Báslápúr ...		
		4 Marim Basri ...		
		5 Jiglur ...		
		6 Abbigerri ...		
		7 Mundéngudi ...		
		8 Mádalgerri ...		

(1) See footnotes (1) and (2) on page 105, *supra*.(2) See footnote (2) on page 108, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ ...	Gadag ⁽¹⁾ ...	9 Kurhatti ...	Ron.
		10 Kotbál ...	
		11 Hiré Mannur...	
		12 Hara Hurshi...	
		13 Sandigwad ...	
		14 Budihall ...	
		15 Hashalli ...	
		16 Hákkerri ...	
		17 Jakli ...	
		18 Hiréhall ...	
		19 Benhall ...	
		20 Hungundi ...	
		21 Hullur ...	
		22 Manur ...	
		23 Amargol ...	
		24 Hadagli ...	
		25 Basarkod ...	
		26 Bellári ...	
		27 Jainápur ...	
		28 Yámgal ...	
		29 Khoujherri ...	
		30 Hadagli ...	
		31 Karkikatti ...	
		32 Gulgundi ...	
		33 Mallápur ...	
		34 Málwád ...	
		35 Bhoplápúr ...	
		36 Belwanki ...	
		37 Honápur ...	
		38 Mégur ...	
		39 Karmaddi ...	
		40 Narrégal ...	
		41 Hadagli ...	
		42 Honmanháll ...	
		43 Sudi ...	
		44 Dyámhunshi ...	
		45 Béwinkatti ...	
		46 Kalkápur ...	
		47 Nidgundi ...	
		48 Kálgur ...	

(1) See footnotes (1) and (2) on page 105, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Gadag ⁽¹⁾ ...	49 Nallur ...	Ron.
		50 Musigherri ...	
		51 Kasba Sowdi ...	
		52 Chick Mannur ...	
		53 Kuradghi ...	
		54 Guzmágdí ...	
		55 Herri Bellári ...	
		<i>Inám Villages.</i>	
		56 Kurvankop ⁽²⁾ ...	
		57 Alur ...	
Subordinate Judge, 2nd Class, 2nd Grade ⁽³⁾ .	Haveri ⁽⁴⁾ ...	58 Gádgoi ...	Karajgi ⁽⁵⁾ .
		59 Nágarhall ...	
		1 Kasba Karajgi ...	
		2 Chick Mugdu ...	
		3 Urlíhalli ...	
		4 Rámápur ...	
		5 Gowrápur ...	
		6 Ugshanhatti ...	
		7 Nirlghi ...	
		8 Mátehápur ...	
		9 Baswantkatti ...	
		10 Yelgatch ...	
		11 Sirmápur ...	
		12 Junerithi ...	
		13 Parrápur ...	
		14 Nowáarithi ...	
		15 Chennur ...	
		16 Kurdur ...	
		17 Kittur ...	
		18 Ichanghi ...	
		19 Byrápur ...	
		20 Mylemarri ...	
		21 Krishnápur ...	
		22 Kadkol ...	

(1) See footnotes (1) and (2) on page 105, *supra*. (2) See footnote (2) on page 107, *supra*.(3) See footnote (1) on page 105, *supra*.(4) The Taluka of Bankápur has since been added to the jurisdiction of the Subordinate Judge of Haveri; see Notification No. 3098, dated 4th May 1894, printed at page 145 *infra*.(5) Karajgi was substituted for Haveri by Notification dated 31st October 1870, printed at page 128, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Haveri ⁽²⁾ .	23 Inchal Yellápur ...	Karajgi ⁽³⁾ .
		24 Hattimattur ...	
		25 Jylápur ...	
		26 Sirbadghi ...	
		27 Bávinhalli ...	
		28 Kallalkond ...	
		29 Thallihalli ...	
		30 Hossáhalli ...	
		31 Bávi Timápur ...	
		32 Kalsur ...	
		33 Mantganni ...	
		34 Kalkotti ...	
		35 Hiré Mugdur ...	
		36 Kollur ...	
		37 Ganjur ...	
		38 Deogherri ...	
		39 Somápur ...	
		40 Yellápur ...	
		41 Thwátád Yellápur ...	
		42 Kalliháli ...	
		43 Urbgund ...	
		44 Kesarhalli ...	
		45 Hesrur ...	
		46 Hiré Marlihalli ...	
		47 Chick Marlihalli ...	
		48 Kasba Gutal ...	
		49 Timápur ...	
		50 Ippikop ...	
		51 Bassápur ...	
		52 Kurgund ...	
		53 Kallédewur ...	
		54 Bardé ...	
		55 Harlihalli ...	
		56 Nársipur ...	
		57 Kátchargatti ...	
		58 Belwaghi ...	
		59 Máhpowl ...	
		60 Kod Bál ...	
		61 Bomankatti ...	
		62 Halghi ...	

(1) See footnote (1) on page 105, *supra*.(2) See footnote (4) on page 112, *supra*.(3) See footnote (5) on page 112, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ ...	Haveri ⁽²⁾	63 Bylemádápur ... 64 Kárikop ... 65 Gudsankop ... 66 Gundur ... 67 Nirlghi ... 68 Gwilgundi ... 69 Mardur ... 70 Karkikop ... 71 Kanwalli ... 72 Timmanhalli... 73 Himmanhalli ... 74 Somankatti ... 75 Jangámankop ... 76 Mallápur ... 77 Yetinhalli ... 78 Izra Lakmápur ... 79 Shidádávipur ... 80 Virápur ... 81 Suranhalli ... 82 Haramgatti ... 83 Kurabgond ... 84 Theradhalli ... 85 Lingápur ... 86 Nilogall ... 87 Kodhalli Bujruk ... 88 Bujruk Lingudhalli ... 89 Homeraddi ... 90 Benkanhalli ... 91 Kabbur ... 92 Najjik Lakmápur ... 93 Keri Mattihalli ... 94 Sewpur ... 95 Kankápur ... 96 Mallur ... 97 Sankripur ... 98 Kallápur ... 99 Kodihalli Khurd ... 100 Katénhalli ... 101 Gundénhalli ... 102 Kadmanhalli... 103 Venktápur ...	Karaigi ⁽³⁾ .

(1) See footnote (1) on page 105, *supra*. (2) See footnote (4) on page 112, *supra*.
(3) See footnote (5) on page 112, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.	
Rank.	Station.			
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Haveri ⁽²⁾	104 Hoshalli ...	Karajgi ⁽⁴⁾ .	
		105 Didgur ...		
		106 Sangur ...		
		107 Devihosur ...		
		108 Kulénur ...		
		109 Nágur ...		
		110 Gowrápur ...		
		111 Sulihalli ...		
		112 Benchehalli ...		
		113 Timmápur ...		
		114 Bidargatti ...		
		115 Suranghi ...		
		116 Konchigerri...		
		117 Wadvi ...		
		118 Bijur ⁽³⁾ ...		
		119 Aladkatti ⁽³⁾ ...		
		120 Konantambghi ...		
		121 Budgatti ...		
		122 Kengund ...		
		123 Mannur ...		
		124 Hávanur ...		
		125 Negtur ⁽³⁾ ...		
		126 Ukkur ...		
		127 Hówashi ...		
		128 Shákár ...		
		129 Háwári ...		
		Inám Villages.		
		130 Kamál Bangdi Timmápur.		
		131 Melligatti ...		
		132 Handignur ...		
		133 Méyundi ...		
		134 Theradhalli ...		
		135 Galagnáth ...		
		136 Ugdi ...		

(1) See footnote (1) on page 105, *supra*.(2) See footnote (2) on page 107, *supra*.(3) See footnote (4) on page 112, *supra*.(4) See footnote (5) on page 112, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Haveri ⁽²⁾	1 Ránebennur ... 2 Hunshikatti ... 3 Assundi ... 4 Kaddarmandalghi ... 5 Ukund ... 6 Urlhalli ... 7 Sunkalbidri ... 8 Bekankond ... 9 Antráwalli ... 10 Sarwand ... 11 Mudénur ... 12 Kakol ... 13 Máhgond ... 14 Mushtur ... 15 Mankúr ... 16 Krishnápur ... 17 Bissanhalli ... 18 Malkinhalli ... 19 Dewkondangatti ... 20 Kájari ... 21 Kolápur ... 22 Huláthi ... 23 Itghi ... 24 Kamdod ... 25 Yerikopi ... 26 Tehátrá ... 27 Timénhalli ... 28 Belkéri ... 29 Shidganhall ... 30 Rámgonდანhall ... 31 Lakmájikop ... 32 Haununhalli ... 33 Dombarrhalli ... 34 Kankápur ... 35 Latcharápur... 36 Nágénhalli ... 37 Béwinhalli ... 38 Virápur ... 39 Alackatti ... 40 Nétur ... 41 Tharédhalli ...	Ránebennur ⁽³⁾ .

(1) See footnote (1) on page 105, *supra*.(2) See footnote (4) on page 112, *supra*.(3) The Táluka of Ránebennur has since ceased to be within the jurisdiction of the Subordinate Judge of Haveri and been included within that of the Subordinate Judge of Ránebennur; see Notifications Nos. 3098 and 3100, dated 4th May 1894, printed, respectively, at pages 145 and 146, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Haveri ⁽²⁾	42 Pet Karrempur ...	Ránebenur .
		43 Tirmaldevarkop ...	
		44 Gudgudápur ...	
		45 Chapardhalli ...	
		46 Kasba Irani ...	
		47 Mediharlhalli ...	
		48 Hullikatti ...	
		49 Nalwágal ...	
		50 Kandaráyanhalli ...	
		51 Chelgerri ...	
		52 Karrur ...	
		53 Kowlthu ...	
		54 Kodhall ...	
		55 Wadérhalli ...	
		56 Máknur ...	
		57 Motipur ...	
		58 Pet Irani ...	
		59 Pet Kodiháll... ..	
		60 Kuskur ...	
		61 Yeddibáll ...	
		62 Gudadhoshalli ...	
		63 Gudadbevinhalli ...	
		64 Banihalli ...	
		65 Hulihalli ...	
		66 Kánaibáve ...	
		67 Yettinhalli ...	
		68 Yenihoshalli... ..	
		69 Guddanávairi ...	
		70 Motibidnur ...	
		71 Beádghi ...	
		72 Kotihall ...	
		73 Lingadhalli ...	
		74 Nandihalli ...	
		75 Chowdánpur ...	
		76 Honhatti ...	
		77 Mydur ...	
		78 Gudgur ...	
		79 Yellápur ...	
		80 Mallápur ...	
		81 Budpanhalli ...	
		82 Hanmápur ...	
		83 Chandápur ...	
		84 Nukápur ...	
		85 Mádápur ...	

(1) See footnote (1) on page 105, *supra*.(2) See footnote (4) on page 112, *supra*.(3) See footnote (3) on page 116, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Haveri ⁽²⁾	86 Chick-arlihalli ...	Ránebenur ⁽⁴⁾ .
		87 Hiré-arlihalli ...	
		88 Médlári ...	
		89 Konthambgi ...	
		90 Somlápúr ...	
		91 <i>Herébidri</i> ⁽³⁾ ...	
		92 Yekláspúr ...	
		93 Mallápúr ...	
		94 Manjé Yellápúr... ..	
		95 Kudriháll ...	
		96 Hádargheri ...	
		97 Hilladhalli ...	
		98 Chick Kurwatti ...	
		99 Bellur ...	
		100 Kupellur ...	
		101 Yelbadghi ...	
		102 Dandghiballi ...	
		103 Mensinhall ...	
		104 Kulgatti ...	
		105 Fattépur ...	
		106 Málnaikahalli ...	
		107 Bujruk Bassápúr ...	
		108 San Sangápúr ...	
		109 Konthalli ...	
		110 Bilhalli ...	
		111 Béwinhalli ...	
		112 Nitpalli ...	
		113 Thiménhalli ...	
		114 Kuli ...	
		115 Hárógop ...	
		116 Baddámágnur ...	
		117 Gumanhalli ...	
		118 Ugsanhalli ...	
		119 Alalgheri ...	
		120 Ulgheri ...	
		<i>Indm Villages.</i>	
		121 Gangápúr ...	
		122 Ráothankatti ...	
		123 Kangondanhalli ...	

(1) See footnote (1) on page 105, *supra*.(3) See footnote (2) on page 107, *supra*.(2) See footnote (4) on page 112, *supra*.(4) See footnote (3) on page 116, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Haveri ⁽²⁾	124 Chimápur ...	Ránebennur ⁽³⁾ .
		125 Sunkápur ...	
		126 Shiddápur ...	
		127 Udgatti ...	
		128 Unksápur ...	
		129 Holianivéri ...	
		130 Godiháll ...	
		131 Chickmágur ...	
		132 Thominkatti ...	
		1 Hallékoti ...	Hángal.
		2 Nágarwalli ...	
		3 Sirmápur ...	
		4 Gowrápur ...	
		5 Doléshwar ...	
		6 Girsankop ...	
		7 Malligár ...	
		8 Sátinhalli ...	
		9 Bytchwalli ...	
		10 Rámtirth ...	
		11 Hulginkop ...	
		12 Pet Hángal ...	
		13 Urleshwar ...	
		14 Akiváli ⁽⁴⁾ ...	
		15 Kuntanhoshalli ...	
		16 Sowsgghi ...	
		17 Nandikop ...	
		18 Négwanghi ...	
		19 Kargudri ...	
		20 Halgod ...	
		21 Máharáj Pet ...	
		22 Hirur ...	
		23 Bálihalli ...	
		24 Harlkop ...	
		25 Manthghi ...	
		26 Kámanhalli ...	
		27 Hirekanghi ...	
		28 Chikerri ...	
		29 Hoshalli ...	
		30 Chick Kanghi ⁽⁴⁾ ...	
		31 Kappershekop ...	

(1) See footnote (1) on page 105, *supra*.(3) See footnote (3) on page 116, *supra*.(2) See footnote (4) on page 112, *supra*.(4) See footnote (2) on page 107, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Haveri ⁽²⁾	32 Siwhalli ...	Hángal.
		33 Sirgod ...	
		34 Chickowsi ...	
		35 Kaisnur ...	
		36 Konankop ...	
		37 Hirékowsi ...	
		38 Gondhi ...	
		39 Kodanji ...	
		40 Makarwalli ...	
		41 Honkan ...	
		42 Mávákop ...	
		43 Déamankop ...	
		44 Gaddiyenkanhalli ...	
		45 Kasba Nidsingi ...	
		46 Wágbi Naikankop ...	
		47 Bassápur ...	
		48 Nilgankop ...	
		49 Kawalkop ...	
		50 Dashratkop ...	
		51 Bomanhalli ...	
		52 Talkerrikop ...	
		53 Bylewád ...	
		54 Yelwáll ...	
		55 Yelwatti ...	
		56 Nellikop ...	
		57 Hanmáságar ...	
		58 Chemápur ...	
		59 Yellur ...	
		60 Timápur ...	
		61 Hasnábád ...	
		62 Wálgherri ...	
		63 Masankatti ...	
		64 Hospéti ...	
		65 Rámápur ...	
		66 Gundur Khurd ...	
		67 Jángundikop... ..	
		68 Bádangatti ...	
		69 Kasba Adur ...	
		70 Sankrikop ...	
		71 Kodi Yellápur ...	
		72 Jakkinankankop ...	
		73 Kudall ...	

(1) See footnote (1) on page 105, *supra*.(2) See footnote (4) on page 112, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Haveri . . .	74	Sigihalli . . .	Háugal.
		75	Bálambid ⁽³⁾ . . .	
		76	Chanápur . . .	
		77	Kálwé Yellápur . . .	
		78	Hothanhalli . . .	
		79	Harshankopi . . .	
		80	Narrágal . . .	
		81	Parriwárkop . . .	
		82	Kálwé Kallápur . . .	
		83	Somápur . . .	
		84	Wásan . . .	
		85	Kannéshwar . . .	
		86	Virápur . . .	
		87	Chandargherri . . .	
		88	Kurbankop . . .	
		89	Sirmápur . . .	
		90	Hombli . . .	
		91	Máranbede . . .	
		92	Urlápur . . .	
		93	Hárví ⁽³⁾ . . .	
		94	Hádargherri ⁽³⁾ . . .	
		95	Lakmápur . . .	
		96	Bassápur . . .	
		97	Chickulál . . .	
		98	Domanháll . . .	
		99	Somságar . . .	
		100	Hiré Bášur . . .	
		101	Hamnápur . . .	
		102	Wardi . . .	
		103	Nellibede . . .	
		104	Gopápur ⁽³⁾ . . .	
		105	Singápur . . .	
		106	Obápur . . .	
		107	Yettiuhalli . . .	
		108	Sádgupi . . .	
		109	Bingápur . . .	
		110	Nirlghi . . .	
		111	Háwanghi . . .	
		112	Alur . . .	
		113	Pet Alur . . .	
		114	Jiglikop . . .	

(1) See footnote (1) on page 105, *supra*.(2) See footnote (4) on page 112, *supra*.(3) See footnote (2) on page 107, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.	
Rank.	Station.				
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Haveri ⁽²⁾ ...	115 Belwatti	Hángal.	
	..	116 Belgál		
	..	117 Kádshetlihalli		
	..	118 Kenchi Neglur		
	..	119 Hulláphi		
	..	120 Venktápur		
	..	121 Kalmi Yellápur		
	..	122 Murankop		
	..	123 Gadigond Yellápur		
	..	124 Tilwalli		
	..	125 Bhyrápur ⁽³⁾		
	..	126 Yettinhalli		
	..	127 Ulgudi		
	..	128 Kalgudi		
	..	129 Hallibyle		
	..	130 Kirwaddi		
	..	131 Byáthanháll ⁽³⁾		
	..	132 Karré Káthinhalli		
	..	133 Mutthalli		
	..	134 Godadmathihalli		
	..	135 Tháwargop		
	..	136 Béágwádi		
	..	137 Herur		
	..	138 Upunshi		
	..	139 Kalkerri		
	..	140 Tumrikop		
	..	141 Kusnur		
	..	142 Mudur		
	..	143 Surléshwar		
			Inám Villages.		
	144 Mangund
	145 Mattihalli
	146 Ságárwalli
..	..	147 Gotgadi		
..	..	148 Yádikop		
..	..	149 Hulginhalli		
..	..	150 Bharmápur		
..	..	151 Bidárgop ⁽³⁾		
..	..	152 Sávikerri		
..	..	153 Sringerri urf Honáwarkop.	...		
..	..	154 Nirlghi		

(1) See footnote (1) on page 105, *supra*.(2) See footnote (4) on page 112, *supra*.(3) See footnote (2) on page 107, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Haveri ⁽²⁾ .	155 Handihalli ...	Hángal.
		156 Yellápur ..	
		157 Lakshmipur ...	
		158 Sulibyle ...	
		159 Sammasghi ⁽³⁾ ...	
		160 Gájihalli ...	
		161 Ganjipur ...	
		162 Hárogop ...	
		163 Gudgudi ...	
		164 Cheranhalli ...	
		165 Déámankop ...	
		166 Báíur ...	
		167 Kallápur ...	
		168 Seshgeri ...	
		169 Kelwarkop ...	
		170 Hallápur ...	
		171 Máílápur ...	
		172 Lakmápur ...	
		173 Kopegondankop ⁽³⁾ ...	
		174 Hunshikatti ...	
		175 Hiré Hukal ...	
		176 Nisim Aladkatti ...	
		1 Kasba Kod ...	Kod ⁽⁴⁾ .
		2 Ablur ...	
		3 Yettínhalli ...	
		4 Sutkoti ...	
		5 Divghihalli ...	
		6 Sri Rámankop ...	
		7 Mathihalli ...	
		8 Chickanji ...	
		9 Yogikop ...	
		10 Bhogávi ...	
		11 Vedanpur ...	
		12 Kátanhalli ...	
		13 Arllikatti ...	
		14 Anur ⁽³⁾ ...	
		15 Kanvi Mallápur ...	
		16 Allápur ...	

(1) See footnote (1) on page 105, *supra*.(2) See footnote (4) on page 112, *supra*.(3) See footnote (2) on page 107, *supra*.(4) The Táluka of Kod has since ceased to be within the jurisdiction of the Subordinate Judge of Haveri and been included within that of the Subordinate Judge of Ránebennur; *vide* Notifications Nos. 3098 and 3100, dated 4th May 1894, printed, respectively, at pages 145 and 146, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Haveri ⁽²⁾	17 Hiré Budhibáll ...	Kod ⁽³⁾ .
		18 Bāwāpur ...	
		19 Chick Budihal ...	
		20 Shakranhalli ...	
		21 Ujnipur ...	
		22 Chickanhalli...	
		23 Vadeirhalli ⁽³⁾ ...	
		24 Aladkerri ...	
		25 Lingédavarkop ...	
		26 Kunchur ...	
		27 Gangāpur ...	
		28 Chick Maidur ...	
		29 Hiré Maidur ...	
		30 Narsāpur ...	
		31 Kalgond ...	
		32 Dhupadhalli...	
		33 Heré Kerrur ...	
		34 Chenhalli ...	
		35 Adrehalli ...	
		36 Basrihalli ...	
		37 Kālwi halli ...	
		38 Bālabid ...	
		39 Thāwarghi ...	
		40 Alladkatti ...	
		41 Godechi Kond ...	
		42 Hoshalli ...	
		43 Jagalgondi ...	
		44 Gundkatti ...	
		45 Dudihalli ⁽³⁾ ...	
		46 Muglihalli ...	
		47 Waddinkatti...	
		48 Chick Kerrur ...	
		49 Yellāpur ...	
		50 Betkerrur ...	
		51 Urrikatti ...	
		52 Dhamhalli ...	
		53 Shetikond ...	
		54 Burdikatti ...	
		55 Holbikond ...	
		56 Herékonthi ...	
		57 Amirkop ...	

(1) See footnote (1) on page 105, *supra*.() See footnote () on page 107, *supra*.(2) See footnote (4) on page 112, *supra*.(4) See footnote (4) on page 123, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Haveri ⁽²⁾	58 Venkatpur ...	Kod ⁽⁴⁾ .
		59 Aplapur ...	
		60 Virapur ...	
		61 Kasba Rattihalli ...	
		62 Yelliwál ...	
		63 Malghi ...	
		64 Chappardhalli ...	
		65 Chick Morab... ..	
		66 Kencháikop ...	
		67 Jokanhalli ...	
		68 Báliháll ...	
		69 Kudpalli ...	
		70 Kaddur ...	
		71 Yedgod ...	
		72 Hulathi ...	
		73 Yelwadhalli ...	
		74 Mackri ...	
		75 Chick Yedchi ...	
		76 Nágwand ...	
		77 Gangáikop ...	
		78 Baddágubi ...	
		79 Fátgatti ...	
		80 Násivi ...	
		81 Ungargatti ...	
		82 Másur ...	
		83 Yettinhalli ...	
		84 Kodbághi ...	
		85 Suthkoti ...	
		86 Verapur ...	
		87 Bannihalli ...	
		88 Nidnagal ...	
		89 Warhá ...	
		90 Tippáikop ...	
		91 Jogehalli ...	
		92 Handábágur ...	
		93 Rámtirth ...	
		94 Tiramlápur ...	
		95 Médur ...	
		96 Belur ...	
		97 Bulápur ...	
		98 Bujruk Mádápur ...	

(1) See footnote (1) on page 105, *supra*.(3) See footnote (2) on page 107, *supra*.(2) See footnote (4) on page 112, *supra*.(4) See footnote (4) on page 123, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Haveri ⁽²⁾	99 San Bassápur ...	Kod ⁽³⁾
		100 Máwangop ...	
		101 Kodihalli ...	
		102 Thimlápúr ...	
		103 Joghalli ...	
		104 Sangubi ...	
		105 Baddásangápur ...	
		106 Háríkatti ...	
		107 Isrápur ...	
		108 Bathikop ...	
		109 Unji ...	
		110 Thadkanhalli ...	
		111 Kámlápúr ...	
		112 Hiré Kábár ...	
		113 Hegári ...	
		114 Hiré Edchi ...	
		115 Mydur ...	
		116 Káthankerri ...	
		117 Kalvikop ...	
		118 Parwatsidgerri ...	
		119 Kanvisidgerri ...	
		120 Shiddápur ...	
		121 Gudadmádápur ...	
		122 Purkodikop ...	
		123 Golipuji ...	
		124 Uthikatti ...	
		125 Damihall ...	
		126 Timápur ...	
		127 Kadlikop ...	
		128 Katchbi ...	
		129 Nittur ...	
		130 Hiré Unji ...	
		131 Birankop ...	
		132 Dulikop ...	
		133 Konápur ...	
		134 Tumrikop ...	
		135 Sátanhalli ...	
		136 Yemignur ...	
		137 Kagnelli ...	
		138 Kusumbi ⁽⁴⁾ ...	
		139 Jagalgundi ...	
		140 Khurd Virápur ...	

(1) See footnote (1) on page 105, *supra*.(3) See footnote (4) on page 123, *supra*.(2) See footnote (4) on page 112, *supra*.(4) See footnote (2) on page 107, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Haveri ⁽²⁾ .	141 Kurnur ...	Kod ⁽⁴⁾ .
		142 Bannihalli ...	
		143 Timkápur ...	
		144 Nellikop ...	
		145 Ungargatti ...	
		146 Badmalli ...	
		147 Kalgond ...	
		148 Chinnikatti ...	
		149 Chickhalli ⁽³⁾ ...	
		150. Thiplápur ⁽³⁾ ...	
		151 Mathur ...	
		152 Náglápur ...	
		153 Yedigond ...	
		154 Bassápur ...	
		155 Shiddápur ...	
		156 Másanghi ...	
		157 Shidépur ...	
		158 Kerwádi ...	
		159 Biddarkatti ...	
		160 Thaddus ...	
		161 Heré Nandihalli ...	
		162 Chick Nandihalli ...	
		163 Háwasbhávi ...	
		164 Hállur ...	
		165 Kirgerri ...	
		166 Chick Kobár... ..	
		167 Puradkerri ...	
		168 Shankarhalli... ..	
		169 Galginkatti ...	
		170 Satghihalli ...	
		171 Nulgheri ...	
		172 Chick Konthi ...	
		173 Sirgampi ...	
		174 Chin Mulgund ...	
		175 Hóskatti ...	
		176 Sudambi ...	
		177 Madlur ...	
		178 Hiráhalli ...	
		179 Chick Básur ...	
		<i>Inám Villages.</i>	
		180 Khárgi ...	
		181 Jávi ...	

(1) See footnote (1) on page 105, *supra*.(3) See footnote (2) on page 107, *supra*.(2) See footnote (4) on page 112, *supra*.(4) See footnote (4) on page 123, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Haveri ⁽²⁾	182 Mudinkop ...	Kod ⁽³⁾ .
		183 Dásankop ...	
		184 Gudad Mallápur ...	
		185 Dásankop ...	
		186 Somanhalli ...	
		187 Chukápur ...	
		188 Hiré Moral ...	
		189 Chettinhalli ...	

Nota., dated 31st October 1870, B.G.G., 1870, Pt. I, p. 1194.—
Errata.—In the Notification dated the 15th May 1869, relative to the local jurisdiction of the Subordinate Civil Courts in the Dhárwár District, published at pages 527 @ 539 of the *Government Gazette* of the 20th idem, for “Táluka Haveri,” read “Táluka Karajgi,” and

	No.	For			Read
(4)*	*	*	*	*	*
Táluka Karajgi ...	118	Binnur	Bijur.	
	119	Aladgatti	Aladkatti.	
	125	Ingalur	Neglur.	
Táluka Ránebenmur	91	Herébidari	...	Herébidri.	
Táluka Hángal ...	14	Unkivalli	Akivali.	
	30	Chickingghi	...	Chick Kanghi.	
	75	Bálbhir	...	Bálambid.	
	93	Urvi	...	Harvi.	
	94	Adargherri	...	Hádargherri.	
	104	Gopápur	...	Gopápur.	
	125	Bhirápur	...	Bhyrápur.	
	131	Bethinhalli	...	Byáthanháll.	
	151	Bidurgole	...	Bydargop.	
	159	Samsinghi	...	Sammasinghi.	
	173	Konegondankop	...	Kopegondankop.	

(1) See footnote (1) on page 105, *supra*.

(2) See footnote (4) on page 112, *supra*.

(3) See footnote (4) on page 123, *supra*.

(4) This portion is superseded by Notification dated 28th July 1875, printed on the next page.

	No.	For	Read
Táluka Kod ...	14	Hannur ...	Anur.
	23	Yedarhalli ...	Vadeirhalli.
	45	Thudihalli ...	Dudihalli.
	85	Sutkoti ...	Suthkóti.
	138	Kasbi ...	Kusumbi.
	149	Chick Bálí ...	Chickhalli.
	150	Thimlápúr ...	Thiplápúr.
Táluka Dambál ...	61	Hossápur ...	Bassápur.
	91	Chakinkerree	Chakinkerri.
Táluka Ron ...	56	Kurginkop	Kurvankop.

Notn., dated 28th July 1875, B.G.G., 1875, Pt. I, p. 769.—Under the provisions of Section 30 of Bombay Court's Act (Act No. XIV of 1869), the Honourable the Governor in Council has been pleased to direct that the under-mentioned Subordinate Judges in the Dhárwár District shall, from the 1st August next, hold their respective Courts at the Stations hereinafter mentioned, and that the local jurisdiction of each Court shall include the villages specified under its name in the following list:—

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Dhárwár ⁽¹⁾ ...	1 Dhárwár ...	Táluka Dhárwár.
		2 Hosyellápur ...	
		3 Kamlápúr ...	
		4 Málápúr ...	
		5 Gulgangikop...	
		6 Gongdikop ...	
		7 Dandikop ...	
		8 Kelgherri ...	
		9 Yettingad ...	
		10 Hoskatti ...	
		11 Saptápur ...	
		12 Sydápur ...	
		13 Dodnáikankop	
		14 Hammápur ...	
		15 Milenaikankop	

(1) For a village added to the jurisdiction of this Court, see Notification No. 1724, dated 14th March 1881, printed at page 144, *infra*.

The Táluka of Navalgund has since been added to the jurisdiction of this Court; see Notification No. 3093, dated 4th May 1894, printed at page 145, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Dhárwár ⁽¹⁾ ...	16 Nárámpur ...	Taluka Dhárwár.
		17 Lakhmanhalli ...	
		18 Nowlur ...	
		19 Royápur ...	
		20 Thadsinkop ...	
		21 Yerrickop ...	
		22 Nowlur Thadadbill ...	
		23 Bhág Taláv ...	
		24 Kamlápur Thadadbill ...	
		25 Jogi Yellápur ...	
		26 Govinkop ...	
		27 Aminbhávi ...	
		28 Kardigud ...	
		29 Marréwad ...	
		30 Timmápur ...	
		31 Kowlgérri ...	
		32 Arlikatti ...	
		33 Benkankatti ...	
		34 Chendanmatti ...	
		35 Maradghi ...	
		36 Wanballi ...	
		37 Kankur ...	
		38 Sivhalli ...	
		39 Kasba Bettigherri ...	
		40 Kotbági ...	
		41 Yádvad ...	
		42 Pudukkatti ...	
		43 Hanmankop ...	
		44 Hamminhall ...	
		45 Sybankop ...	
		46 Laddikatti ...	
		47 Kesarkop ...	
		48 Biddáll ...	
		49 Shibargatti ...	
		50 Kallé ...	
		51 Kallur ...	
		52 Lokur ...	
		53 Kabbaynur ...	
		54 Kasba Thadkod ...	
		55 Madan Bhávi... ...	
		56 Kotur ...	
		57 Hangarki ...	
		58 Baylur ...	

(1) See footnote (1) on page 129, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Dhárwár ⁽¹⁾ ...	59 Dubanmardi ...	Táluka Dhárwár.
		60 Ugsanhalli ...	
		61 Bogar ...	
		62 Nirlgi ...	
		63 Mugli ...	
		64 Khánápur ...	
		65 Timápur ...	
		66 Masidpur ...	
		67 Kumináikankop ...	
		68 Shaidball ...	
		69 Garug ...	
		70 Venktápur ...	
		71 Nárendra ...	
		72 Devgherri ...	
		73 Govinkop ...	
		74 Gungargatti ...	
		75 Khánápur ...	
		76 Sanklápur ...	
		77 Khumbápur ...	
		78 Mangalgatti ...	
		79 Lakmápur ...	
		80 Herai Maligvad ...	
		81 Chick Maligvad ...	
		82 Khedanhatti ...	
		83 Kenchanhatti ...	
		84 Dewar Hubli... ..	
		85 Mávinkop ...	
		86 Lálgatti ...	
		87 Wurawa Náglavi ...	
		88 Bandur ...	
		89 Kardikop ...	
		90 Rági Kallápur ...	
		91 Kárkop ...	
		92 Nigdi ...	
		93 Ujnaikanhatti ...	
		94 Mandihál ...	
		95 Salkinkop ...	
		96 Bálináikankop ...	
		97 Kalkerri ...	
		98 Halligerri ...	
		99 Bomarsikop ...	
		100 Mallur ...	
		101 Kamlápur ...	

(1) See footnote (1) on page 129, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Dhárwár ⁽¹⁾ ...	102 Benkankatti ...	Táluka Dhárwár.
		103 Jongalgalli ...	
		104 Dengherri ...	
		105 Aladkerri ...	
		106 Timmápur ...	
		107 Holthikotti ...	
		108 Mugad ...	
		109 Hunshi Kumri ...	
		110 Kadlikop ...	
		111 Dabbinkol ...	
		112 Kasba Tegur ...	
		113 Timápur ...	
		114 Old Tegur ...	
		115 Guladkop ...	
		116 Maddikop ...	
		117 Kallápur ...	
		118 Erápur ...	
		119 Rámápur ...	
		120 Kumárganvi ...	
		121 Basvápur ...	
		122 Honápur ...	
		123 Dhopanhatti ...	
		124 Kivdilbyle ...	
		125 Kogilgerri ...	
		126 Kumbarkop ...	
		127 Madkikop ...	
		128 Arwatghi ...	
		129 Amboli ...	
		130 Benchi ...	
		131 Mánkápur ...	
		132 Bálgherri ...	
		133 Hindasgherri...	
		134 Alnáwar ...	
		135 Kumpalgherri ...	
		136 Kadabgatti ...	
		137 Mangundi ...	
		138 Náikanhullikatti ...	
		139 Háro Belwadi ...	
		140 Enámathi Hebli ...	
		141 Kurabgatti ...	
		142 Nagikerri ...	
		143 Mansur ...	
		144 Somápur ...	

(1) See footnote (1) on page 129, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Dhárwár ⁽¹⁾ ...	145 Athikol ...	Táluka Dhárwár.
		146 Small Somápur ...	
		147 Ettigatti ...	
		148 Satur ...	
		149 Singanhalli ...	
		150 Hoswad ...	
		151 Heggeri ...	
		152 Jirighiwad ...	
		153 Bhávihall ...	
		154 Bhákeápur ...	
		155 Dásankop ...	
		156 Mamigatti ...	
		157 Gngigatti ...	
		158 Mulmuthal ...	
		159 Nirlaghi ...	
		160 Hudwa Náglawi ...	
		161 Murkatti ...	
		162 Naráin Devarkop ...	
		163 Umblikop ...	
		164 Durgadkerri ...	
		165 Siddapur ...	
		166 Budangud ...	
		167 Dári ...	
		168 Hulikerri ...	
		169 Bád ...	
		170 Talwai ...	
		171 Kurdápur ...	
		172 Hebli ...	
		1 Mishrikoti ...	Táluka Kalghatgi ⁽²⁾ .
		2 Kámdánu ...	
		3 Honihalli ...	
		4 Dulikop ...	
		5 Baggudherri ...	
		6 Sangai Dewarkop ...	
		7 Chalmatti ...	
		8 Dewargudihál ...	
		9 Kándankop ...	
		10 Muthghi ...	
		11 Bangárgatti ...	
		12 Kurankop ...	
		13 Dhumwád ...	

(1) See footnote (1) on page 129, *supra*.(2) The Táluka of Kalghatgi has since ceased to be within the jurisdiction of the Subordinate Judge of Dhárwár and been included within that of the Subordinate Judge of Hubli; see Notification No. 3098, dated 4th May 1894, printed at page 145, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class...	Dhárwár ⁽¹⁾ ...	14 Asrumbi ...	Taluka Kalghatgi ⁽²⁾
		15 Kanvihullikatti ...	
		16 Kurd Sigigatti ...	
		17 Malkarkop ...	
		18 Jemináikankop ...	
		19 Junnar ...	
		20 Uginkerri ...	
		21 Wássikop ...	
		22 Hulkop ...	
		23 Galghi ...	
		24 Karlkop ...	
		25 Shiddápur ...	
		26 Dew Linghikop ...	
		27 Nirságar ...	
		28 Lingankop ...	
		29 Bádurkop ...	
		30 Galginkatti ...	
		31 Baswankop ...	
		32 Bissanhalli ...	
		33 Yemmihathi ...	
		34 Urlikatti ...	
		35 Bángithi Gudihál ...	
		36 Rámanháll ...	
		37 Hárogherri ...	
		38 Kannaynaikankop ...	
		39 Kalaydewurkop ...	
		40 Niliharvi ...	
		41 Ganjikatti ...	
		42 Kasba Kalghatgi ...	
		43 Mukal ...	
		44 Astkatti ...	
		45 Birwalli ...	
		46 Madkiwanihalli ...	
		47 Hulgankatti ...	
		48 Inchanhalli ...	
		49 Barbwalli ...	
		50 Iratkinháll ...	
		51 Kwatimanni ...	
		52 Junginbyle ...	
		53 Hanmápur ...	
		54 Yelwadháll ...	
		55 Deámankhond ...	
		56 Thersekop ...	

(1) See footnote (1) on page 129, *supra*.(2) See footnote (2) on page 133, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Dhárwār ⁽¹⁾ ...	57 Kárgond ...	Taluka Kalghatgi ⁽²⁾ .
		58 Devikop ...	
		59 Thávargherri...	
		60 Ulladkatti ...	
		61 Somájikop ...	
		62 Máthápur ...	
		63 Parrápur ...	
		64 Kaidkop ...	
		65 Byehwad ...	
		66 Galginkatti ...	
		67 Kandli ...	
		68 Kalkundi ...	
		69 Dástikop ...	
		70 Garudhonihalli ...	
		71 Sewnápur ...	
		72 Singanballi ...	
		73 Sangtikop ...	
		74 Bendigherri ...	
		75 Hunshikatti ...	
		76 Bidurghundi...	
		77 Maslikatti ...	
		78 Shidanbhávi ...	
		79 Kheirwad ...	
		80 Kallápur ...	
		81 Honápur ...	
		82 Dandápur ...	
		83 Halwad Hindasgherri	
		84 Benchi ...	
		85 Birnáhal ...	
		86 Battikop ...	
		87 Koni Nainkankatti	
		88 Dimbawalli ...	
		89 Gangshettkop ...	
		90 Jigliwand ...	
		91 Ghattanikop ...	
		92 Thumrikop ...	
		93 Belwantra ...	
		94 Bámmigatti ...	
		95 Nelliharvi ...	
		96 Harliwand ...	
		97 Hulginkop ...	
		98 Kavalápur ⁽³⁾ ...	
		99 Badnikatti ...	

(1) See footnote (1) on page 129, *supra*.(2) See footnote (2) on page 133, *supra*.(3) This village has since been transferred to the jurisdiction of the Subordinate Judge of Sirsi in the Kánara District; see Notification No. 4126, dated 15th June 1896, printed at page 177, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 1st Class.	Dhárwár ⁽¹⁾ ...	100	Parsápur ...	Táluka Kalghatgi ⁽²⁾ .
		101	Bulnáikanhallikatti ...	
		102	Bendalgatti ...	
		103	Budruk Yellápur ...	
		104	Dewarkop ...	
		105	Sarshettikop ...	
		106	Tabkadhomihalli ...	
		107	Dharikop ...	
		108	Kalsinkop ...	
		109	Thárihál ...	
		110	Hindasgherri ...	
		111	Mazrai Baswantkop ...	
		112	Muzrai Rangápur ...	
		113	Kudalghi ...	
		114	Sangmeshwar ...	
		115	Begur ...	
		116	Kevdechál ...	
		117	Budruk Segigkatti ...	
		118	Hulambi ...	
		119	Dásanur ...	
		120	Baswarsikop ...	
		121	Jogaynágarkopi ...	
		122	Jammiháll ...	
		123	Purwarg Dimankop ...	
		124	Sulikatti ...	
		125	Somankop ...	
		126	Tambur ...	
		127	Deámápur ...	
		128	Solárgop ...	
		129	Hunshikatti ...	
		130	Nágnur ...	
		131	Gudadhalukatti ...	
Subordinate Judge, 2nd Class, 3rd Grade ⁽³⁾ .	Hubli ⁽⁴⁾ ...	1	Kasba Unkal ...	Táluka Hubli.
		2	Yellápur ...	
		3	Virápur ...	
		4	Bidunháll ...	
		5	Gangiwáll ...	
		6	Bunsamudra ...	
		7	Jangmankop ...	
		8	Ujápur ...	
		9	Unchandgherri ...	

(1) See footnote (1) on page 129, *supra*.(2) See footnote (2) on page 133, *supra*.(3) See footnote (1) on page 105, *supra*.(4) The Táluka of Kalghatgi has since been added to the jurisdiction of the Subordinate Judge of Hubli; see Notification No. 3098, dated 4th May 1894, printed at page 145, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Hubli' . . .	10 Bhudanhál . . .	Táluka Hubli.
		11 Tagarhál . . .	
		12 Katnur . . .	
		13 Náráinpur . . .	
		14 Giryál . . .	
		15 Kotgandhunshi . . .	
		16 Keshwápur . . .	
		17 Gokul . . .	
		18 Chennápur . . .	
		19 Madináikanarlikatti . . .	
		20 Chowradgud . . .	
		21 Thopalkatti . . .	
		22 Bhomápur . . .	
		23 Shidápur . . .	
		24 Nágshettikop . . .	
		25 Mávanur . . .	
		26 Budarsinghi . . .	
		27 Peth Masjidpur . . .	
		28 Peth Ganeshpeth . . .	
		29 Kumpalikop . . .	
		30 Mittulkatti . . .	
		31 Kardikop . . .	
		32 Warur . . .	
		33 Ugdi . . .	
		34 Minay Rámankop . . .	
		35 Pállay . . .	
		36 Budruk Arlikatti . . .	
		37 Bhingikop . . .	
		38 Peth Old Hubli . . .	
		39 Uddargunchi . . .	
		40 Nulwi . . .	
		41 Muráharli . . .	
		42 Kurdikerri . . .	
		43 Agrahár Timsághar . . .	
		44 Gabbur . . .	
		45 Krishnápur . . .	
		46 Ahoballápur . . .	
		47 Murrean Timsághur . . .	
		48 Ayodhia . . .	
		49 Bengherr . . .	
		50 Budihál . . .	
		51 Rámpur . . .	
		52 Parsápur . . .	
		53 Hallihál . . .	

(1) See footnot (1) on page 105, *supra*.(2) See footnote (4) on page 136, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.		
Rank.	Station.					
Subordinate Judge, 2nd Class, 3rd Grade ⁽²⁾ .	Hubli ⁽²⁾	54 Chabbi	Táluka Hubli.		
		55 Gopankop			
		56 Byerdewarkop			
		57 Royenháll			
		58 Dewang Peth			
		59 Kundgol Chavrat			
		60 Seraywad			
		61 Kusugal			
		62 Sul			
		63 Mullhali			
		64 Byáhatti			
		65 Tirmalkop			
		66 Pallikop			
		67 Billayháll			
		68 Amargol			
		69 Chaklabbi			
		70 Heré Narthi			
		71 Chick Narthi			
		72 Yerguppi			
		73 Náránpur			
		74 Nágarkalli			
		75 Mantur			
		76 Kerésar			
		77 Hobsur			
		78 Bundiwád			
		79 Ingalhalli			
		80 Kolewad			
		81 Konkan Kurhatti			
		82 Malliwád			
		83 Umchgi			
		84 Rotghiwad			
		85 Sirguppi			
					<i>Inám Villages.</i>	
					86 Bellugli
					87 Virápur
		88 Meádgop			
		89 Báwanur			
		90 Mallápur			
		91 Gámangatti			
		92 Kanvi Honápur ⁽³⁾			
		93 Sutgatti			

(1) See footnote (1) on page 105, *supra*.(2) See footnote (4) on page 136, *supra*.(3) This village has since been transferred to the jurisdiction of the Subordinate Judge of Dhárwár; see Notification No. 1724, dated 14th March 1881, printed at page 144, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Hubli ⁽²⁾ .	1 Peth Sháhábazár 2 Peth Sadáshiv 3 Peth Ibráhipur 4 Kasba Ankadkum 5 Kotegheri 6 Chanápur 7 Nárámpur 8 Muk Basrikatti 9 Nidgundi 10 Munwalli 11 Jeykinkatti 12 Ottur 13 Bellad Basrikatti 14 Kájápur 15 Jolikatti 16 Kasba Shigaon 17 Honhalli 18 Ganjikatti 19 Bannur 20 Mugli 21 Madli 22 Kámanhalli 23 Bissátikop 24 Shádambi 25 Ghotgaddi 26 Chick Mallur 27 Chákápur 28 Mankatti 29 Belgalli 30 Chick Bendigheri 31 Nágnur 32 Kasba Karajghi 33 Hulgur 34 Busáwáhall 35 Panigatti 36 Taraidkop 37 Bewalkop 38 Heré Bendigheri 39 Kálkund 40 Kengápur	Táluka Bankápur ⁽³⁾ .

(1) See footnote (1) on page 105, *supra*.(2) See footnote (4) on page 136, *supra*.(3) The Táluka of Bankápur has since ceased to be within the jurisdiction of the Subordinate Judge of Hubli and been included within that of the Subordinate Judge of Haveri; see Notification No. 309S, dated 4th May 1894, printed at page 145, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Hubli ⁽²⁾ ...	41	Mimtrawadi ...	Táluka Bankápur ⁽³⁾ .
		42	Gopgondunkop ...	
		43	Urlikupi ...	
		44	Kubar Mullur ...	
		45	Kulmadwa ...	
		46	Mannanghi ...	
		47	Konimelleihalli ...	
		48	Bardur ...	
		49	Chelhall ...	
		50	Sáwur ...	
		51	Máhur ...	
		52	Teghalli ...	
		53	Heré Nellur ...	
		54	Chick Nellur ...	
		55	Nirlghi ...	
		56	Motayhalli ...	
		57	Heré Mallur ...	
		58	Kimkanwád ...	
		59	Huvinsigli ...	
		60	Yellawaghi ...	
		61	Rowlájikop ...	
		62	Allipur ...	
		63	Chillur Bundi ...	
		64	Chawedall ...	
		65	Gounhall ...	
		66	Siswinhall ...	
		67	Huthi Gherri ...	
		68	Mattikatti ...	
		69	Heré Harkuni ...	
		70	Gurhalli ...	
		71	Bulpankop ...	
		72	Rámápur ...	
		73	Hanmanhalli ...	
		74	Chick Harkuni ...	
		75	Kasba Bád ...	
		76	Kallian ...	
		77	Hunshikatti ...	
		78	Bharmgatti ...	
		79	Kusápur ...	
		80	Bissanhalli ...	
		81	Hammarhalli ...	

(1) See footnote (1) on page 105, *supra*.(2) See footnote (4) on page 136, *supra*.(3) See footnote (3) on page 139, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Hubli ⁽²⁾ , ...	82 Budruk Gandur ...	Táluka Bankápur ⁽³⁾ .
		83 Budruk Konankeri ...	
		84 Khurd Konankeri ...	
		85 Kalasgheri ...	
		86 Shábál ...	
		87 Kalkatti ...	
		88 Shidgarballi ...	
		89 Yeddihalli ...	
		90 Galginkatti ...	
		91 Hannamballi ...	
		92 Old Bankápur ...	
		93 Hungund ...	
		94 Singápur ...	
		95 Mallinaikankop ...	
		96 Sidlápur ...	
		97 Mattigatti ...	
		98 Gangaylur ...	
		99 Budruk Bassápur ...	
		100 Mákápur ...	
		101 Silwant Somápur ...	
		102 Manchinkop ...	
		103 Jodalkatti ...	
		104 Malgowdankop ...	
		105 Shábnur ...	
		106 Keátankeri ...	
		107 Yedlábád ...	
		108 Lakshunikop ...	
		109 Náikop ...	
		110 Dásamkop ...	
		111 Sáí Gowdamkop ...	
		112 Máwakop ...	
		113 Karkikop ...	
		114 Táras ...	
		115 Hulsoghi ...	
		116 Gudgheri ...	
		117 Muthalli ...	
		118 Advi Somápur ...	
		119 Malalli ...	
		120 Tirth ...	
		121 Nirlghi ...	
		122 Khurd Bassápur ...	

(1) See footnote (1) on page 105, *supra*.(2) See footnote (4) on page 136, *supra*.(3) See footnote (3) on page 138, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Hubli ⁽²⁾	123 Jiglar ...	Taluka Bankapur ⁽³⁾ .
		124 Kunur ...	
		125 Kátápur ...	
		126 Rámankop ...	
		127 Dhundshi ...	
		128 Halwá Tharlghat ...	
		129 Hoskatti ...	
		130 Budruk Náráinpur ...	
		131 Budruk Tharlghat ...	
		132 Hunshi Kumri ...	
		133 Kantur ...	
		134 Thevur Melihalli ...	
		135 Halsur ...	
		136 Budiháll ...	
		137 Artál ...	
		138 Hosur ...	
		139 Yettinhalli ...	
		140 Hanmápur ...	
		141 Sanklipur ...	
		142 Budinhall ...	
		143 Jugalghi ...	
		144 Phutgaum Budnir ...	
		145 Kasba Kulhi ...	
		146 Kankápur ...	
		147 Kondekop ...	
		148 Konarikop ...	
		149 Kaddihalli ...	
		150 Bannikop ...	
		151 Lakkikop ...	
		152 Fakir Nandihalli ...	
		153 Kunkur ...	
		154 Baewantkop ...	
		155 Badrápur ...	
		156 Timmápur ...	
		157 Báligatti ...	
		158 Mandápur ...	
		159 Hahigudi ...	
		160 Mudankop ...	
		161 Undalghi ...	
		162 Mughikatti ...	
		163 Banschalli ...	

(1) See footnote (1) on page 105, *supra*.(2) See footnote (4) on page 136, *supra*.(3) See footnote (3) on page 139, *supra*.

Notn., dated 4th August 1875, B. G. G., 1875, Pt. I, p. 779.—
 From and after the 1st August 1875, the following villages, which up to that date were within the jurisdiction of the late Court of Small Causes at Dhárwár and Hubli, are placed within the jurisdiction of the Subordinate Judge of Gadag, in the District of Dhárwár, under the provisions of Section 30 of Act XIV of 1869 :—

The following villages in the Táluka of Navalgund :—

1 Ahaitti.	30 Kududhalli.
2 Serur.	31 Banhatti.
3 Gungoll.	32 Magnur.
4 Morab.	33 Umargol.
5 Tuli Morab.	34 Hansikatti.
6 Bialall.	35 Kulkairi.
7 Hansi.	36 Jegápur.
8 Sirakolla.	37 Sidápur.
9 Ballur.	38 Kunkikop.
10 Hall Kusngall.	39 Garalkatti.
11 Allagwadi.	40 Karvinkop.
12 Tirlapur.	41 Sankadhall.
13 Yámmur.	42 Kondikop.
14 Kurhatti.	43 Sásvihalli.
15 Karalwad.	44 Uddenur.
16 Kálwad.	45 Kittur.
17 Chiluckwad.	46 Jáur.
18 Baillhár.	47 Siánwád.
19 Náгурhalli.	48 Nádgund.
20 Bellarwád.	49 Chick Nárgund.
21 Hulligairi.	50 Bennur.
22 Kasba Navalgund.	51 Dandur.
23 Kumárgop.	52 Sisvinhálli.
24 Padaysur.	53 Manackwad.
25 Gadságar.	54 Naláwadé.
26 Bellwatgi.	55 Bhadrápur.
27 Gobnagoampi.	56 Kasba Annigeri.
28 Nagnur.	57 Majré Sidápur.
29 Sotakumhall.	58 Majeggud.

The following villages in the Gadag Táluka :—

1 Kasba Hombal.	14 Bellekop.
2 Venktápur.	15 Harti.
3 Mudugnur.	16 Kanvi.
4 Bellhode.	17 Hosur.
5 Chick Handigol.	18 Kasba Mulgund.
6 Hiré Handigol.	19 Sitalhari.
7 Siágoti.	20 Kullur.
8 Dandur.	21 Chinchuli.
9 Halkotti.	22 Nilgund.
10 Munjré Hosahalli.	23 Bentur.
11 Mal Samudra.	24 Untir.
12 Karatkoti.	25 Basápur.
13 Assundi.	

Notn. No. 1724, dated 14th March 1881, B. G. G., 1881, Pt. I, p. 140.—In exercise of the power conferred by Section 22A of Act XIV of 1869, as amended by Act IX of 1880, the Governor of Bombay in Council is pleased to direct that the village of Kanvi Honápur, at present in the local limits of the ordinary jurisdiction of the Subordinate Judge of Hubli in the Dhárwár District, be transferred from the 1st August 1881 to the local limits of the ordinary jurisdiction of the Subordinate Judge of Dhárwár in the same District.

Notn. No. 5127, dated 21st July 1885, B. G. G., 1885, Pt. I, p. 925.—In exercise of the powers conferred by Sections 3 and 22 A of Act XIV of 1869, as amended by Act IX of 1880, the Governor of Bombay in Council is pleased to direct the transfer of the following twenty-seven Gajendragad Inám villages of the Bádámi Táluka in the Sholápur-Bijápur District to the Dhárwár District, and that the said twenty-seven villages, which are at present in the local limits of the ordinary jurisdiction of the Subordinate Judge of Bágalkot in the Sholápur-Bijápur District, shall form part of the local limits of the ordinary jurisdiction of the Subordinate Judge of Gadag in the Dhárwár District, with effect from 1st August 1885 ⁽¹⁾ :—

Serial No.	Names of Villages.
1	Gajendragad.
2	Unachageri.
3	Gaudgeri.
4	Chilzeri.
5	Rámpur.
6	Hirekop.
7	Gogeri.
8	Benachamatti.
9	Kantoji.
10	Myaklazari.
11	Hagédhal.
12	Nagarskop.
13	Lingapur.
14	Rajur.
15	Kodaganur.
16	Virapur.
17	Puratgeri.
18	Nagendragad.
19	Dindur.
20	Lakkalgatt.
21	Amargatti.
22	Rudrapur.
23	Vadegolla.

(1) For the respective jurisdictions of the Subordinate Judges of Kaládgi (Bágalkot) and Gadag, see Notifications dated 26th and 15th May 1869, printed, respectively, at pages 46 and 105, *supra*.

Serial No.	Names of Villages.
24	Hirégonagar.
25	Motaragi.
26	Jigeri.
27	Bahadardini.

Notn. No. 3098, dated 4th May 1894, B. G. G., 1894, Pt. I, p. 418.—

Notification of 15th May 1869 at pages 527 to 539 of the *Bombay Government Gazette* for 1869, Part I.

Notification of 31st October 1870 at page 1194 of the *Bombay Government Gazette* for 1870, Part I.

Notification of 28th July 1875 at pages 769 to 774 of the *Bombay Government Gazette* for 1875, Part I.

Notification of 4th August 1875 at page 779 of the *Bombay Government Gazette* for 1875, Part I.

Notification No. 1724 of 14th March 1881 at page 140 of the *Bombay Government Gazette* for 1881, Part I.

Dhárwár, Hubli and Haveri fixed by the Notifications specified in the margin, by directing that, on and after the 9th day of May 1894,

In exercise of the powers conferred by Section 22A of the Bombay Civil Courts Act, 1869, as amended by the Bombay Civil Courts Act, 1880, the Governor in Council is pleased to alter the local limits of the ordinary jurisdiction of the Subordinate Judges of

(a) the areas specified in the first column of the table hereto annexed, shall

(i) cease to be included within the local limits of the ordinary jurisdiction of the Subordinate Judges within the limits of whose jurisdiction they have heretofore been included, and

(ii) shall respectively be included within the local limits of the ordinary jurisdiction of the Subordinate Judges specified in respect thereof in the second column of the said table, that is to say,—

Area.	Subordinate Judges within the local limits of whose ordinary jurisdiction the areas in column 1 are to be included.
1. Táluka of Navalgund ...	Subordinate Judge, Dhárwár.
2. Táluka of Kalghatgi ...	Subordinate Judge, Hubli.
3. Táluka of Bankápúr ...	Subordinate Judge, Haveri.

- (b) The talukas of Ráneennur and Kod shall cease to be included in the local limits of the ordinary jurisdiction of the Subordinate Judge of Háveri.

Notn. No. 3100, dated 4th May 1894, B. G. G., 1894, Pt. I, p. 419.—In exercise of the powers conferred by Section 22A of the Bombay Civil Courts Act, 1869, as amended by the Bombay Civil Courts Act, 1880, His Excellency the Governor in Council is pleased to fix as the local limits of the ordinary jurisdiction of the Court of the Subordinate Judge of Ráneennur constituted by the Notification specified in the margin, the limits of the area comprised within the talukas of Ráneennur and Kod in the said district.

Government Notification
No. 3099, dated the 4th May
1894 (1).

jurisdiction of the Court of the Subordinate Judge of
Ráneennur constituted by the Notification specified
in the margin, the limits of the area comprised within

*Situation of the Court of the Subordinate Judge of Ráneennur in the
Dhárwár District.*

Notn. No. 3101, dated 4th May 1894, B. G. G., 1894, Pt. I, p. 419.—In exercise of the powers conferred by Section 23 of the Bombay Civil Courts Act, 1869, and with reference to the Notification specified in the margin, constituting a Civil Court at Ráneennur in the district of Dhárwár, subordinate to the District Court of Dhárwár, His Excellency the Governor in Council is pleased to appoint the taluka town of Ráneennur as the place within the local limits of the jurisdiction of the Subordinate Judge of Ráneennur at which the said Subordinate Judge shall hold his Court.

Government Notification
No. 3099, dated the 4th May
1894 (1).

exercise of the powers conferred by Section 23 of the
Bombay Civil Courts Act, 1869, and with reference
to the Notification specified in the margin, constitut-
ing a Civil Court at Ráneennur in the district of

Dhárwár, subordinate to the District Court of Dhárwár, His Excellency the
Governor in Council is pleased to appoint the taluka town of Ráneennur as
the place within the local limits of the jurisdiction of the Subordinate Judge of
Ráneennur at which the said Subordinate Judge shall hold his Court.

*Limits of the Jurisdiction of the several Subordinate Judges' Courts
in the Kanara District and their situations.*

Notn., dated 30th November 1870, B. G. G., 1870, Pt. I, p. 1268.—The following Revised List of Villages and Towns under the jurisdiction of the several Subordinate Courts in the Kanara District, is published in substitution of that published at pages 659 at 669 of the Supplement to *Bombay Government Gazette*, dated the 31st May 1869 :—

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Sirsi ⁽¹⁾ .	1 Sirsi	Sirsi.
		2 Belemáné	
		3 Bettally-bhági	
		4 Belgerikoppa	
		5 Bilgalmáné	
		6 Bāchgāwim	
		7 Baslekoppa	
		8 Chipigé	
		9 Dāsankoppa	
		10 Gopināthpur	
		11 Hedigémáné	
		12 Hippanhalli	
		13 Yesálé	
		14 Unachawalli	
		15 Husri	
		16 Hanumanthi	
		17 Kérékoppa	
		18 Kabbé	
		19 Kalgar	
		20 Kalkuni	
		21 Lāndganahalli	
		22 Manjoali	
		23 Nurkalkoppa	
		24 Puttanamáné	
		25 Terkanhalli-bhági	
		26 Tornási-bhági	
		27 Walabhági	
	Islur.	1 Molālgavim	
		2 Hebballi	
		3 Madina Keré	
		4 Islur	
		5 Dhoddanhalli	
		6 Mávinakoppa	
		7 Bannigé	

(1) The Court of the 1st Class Subordinate Judge has since been transferred from Sirsi to Kárwár and the Court of the 2nd Class Subordinate Judge from Kárwár to Sirsi; see Notification dated 22nd November 1875, and Notification No. 3620, dated 22nd June 1878, printed, respectively, at pages 165 and 169, *infra*.

For alterations made in the local jurisdiction of the Court at Sirsi, see the same Notifications, and the Notifications No. 4400, dated 28th June 1880 and No. 4126, dated 15th June 1896, printed at page 177, *infra*.

The Subordinate Judge of Sirsi holds his Court also at Haliyál; see Notification No. 4345, dated 9th June 1897, printed at page 178, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.				Taluka or Revenue Division to which the Villages belong.
Rank.	Station.					
Subordinate Judge, 1st Class ⁽¹⁾ .	Sirsi ⁽¹⁾ .	8	Koilkoppa	Islur.
		9	Ajánalli	
		10	Gonágatté	
		11	Gonur	
		12	Bhickanballi	
		13	Bugdikoppa	
		14	Yekambi	
		15	Ganageré	
		16	Surgar	
		17	Harlikoppa	
		18	Jánmandé	
		19	Holidevanasaru	
		20	Bissalkoppa	
		21	Sánuakeré	
		22	Anágodkoppa	
		23	Kottekoppa	
		24	Wadgeré	
		25	Kánkoppa	
		26	Halsinkoppa	
		27	Mudebail	
		28	Nárebail	
		29	Pura	
		30	Hudelkoppa	
		31	Gowdalli	
		32	Ullal	
		33	Somanhalli	
		1	Billur	Bádangod.
		2	Bankánál	
		3	Chandágeri	
		4	Kuppáhalli	
		5	Kaparáj	
		6	Dánáganahalli	
		7	Hállágaddé	
		8	Kodikoppa	
		9	Máragunddi	
		10	Málanji	
		11	Mattihalli	
		12	Umdé	
		13	Pársi	

(1) See footnote (1) on page 147, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Sirsi ⁽¹⁾ .	14 Sugávim	Bádangod.
		15 Bellánakeré	
		16 Bádangod	
		17 Hebbati	
		18 Andagi	
		19 Kirvathi	
		20 Kálangi	
		21 Kuppágaddé	
		22 Vaddal	Shántpur.
		23 Hoskoppa	
		24 Santwalli	
		1 Jeddigaddé	
		2 Kotgehalli	
		3 Kádabál... ..	
		4 Mánádur... ..	
		5 Modur	
		6 Mátighát... ..	
		7 Nilékani	
		8 Naigaru	
		9 Shigehalli	Shivalli.
		10 Sálkani	
		11 Kelgina Nilkani... ..	
		12 Hackigaddé	
		13 Handimáné	
		1 Shivalli	
		2 Heggarsi... ..	
		3 Mudgar	
		4 Vonigaddé	
		5 Kambigár	Karur.
		6 Shivágavé	
		1 Masigaddé	
		2 Málénhalli	
		3 Jáganhalli	
		4 Halkani	
		5 Kodgaddé	

(1) See footnote (1) on page 147, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.				Taluka or Revenue Division to which the Villages belong.			
Rank.	Station.								
Subordinate Judge, 1st Class ⁽¹⁾ .	Sirsi ⁽¹⁾ .	6 Yellugaru	Karur.			
		7 Ajjibilla				
		8 Kángod				
		9 Bisalkoppa				
		10 Nirgaddé				
		11 Mattihalli				
		12 Hirékai				
		13 Aréhallá				
		14 Shellur				
		15 Tyagli				
		16 Adkalli				
		17 Gattikai				
		18 Tudguni				
		19 Mátigaru...				
		20 Jánmáné...				
		21 Negu				
		22 Bopanhalli				
		23 Kukri				
		24 Hostota				
		25 Bálgár				
		26 Bomanhalli				
		27 Navilgaru				
		28 Tattuguni				
		29 Kodgibail				
		30 A'dwalli				
		31 Amblihonda				
		32 Nirláwalli				
		33 Sampkund				
		34 Balvalli				
		35 Táréhalli...				

(1) See footnote (1) on page 147, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.				Táluka or Revenue Division to which the Villages belong.	
Rank:	Station.						
Subordinate Judge, 1st Class ⁽¹⁾ .	Sirsi ⁽¹⁾ .	5	Kursi	Manjuguni.	
		6	Bádgi		
		7	Hossur		
		8	Bandál		
		9	Benagávim		
		10	Barságuni		
		11	Devimáné		
		12	Teppár		
		13	Hejri		
		1	Devanhalli		Devanhalli.
		2	Karur		
		3	Kudragod		
		4	Sarguppé		
		5	Devánamáné		
		* * * * *					
		(This portion of the List is superseded by Notification dated 22nd November 1875, printed at page 165, <i>infra</i> .)					
		1	Bállekoppa	Herur.	
		2	Atimorudu		
		3	Kiblé		
		4	Hutgar		
		5	Hostota		
		6	Análabail		
		7	Hegé		
		8	Unchalli		
		9	Bidrámáné		
		10	Harigaru...		
11	Halébail				
12	Umlémáné				
13	Hálehallá...				
14	Sárkuli				
15	Shirguni				
16	Telgina-sárkuli				

(1) See footnote (1) on 147, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Sirsi ⁽¹⁾ .	<p>* * * * *</p> <p><i>(This portion of the List is superseded by Notification dated 22nd November 1875, printed at page 165, infra.)</i></p> <p>1 Hassargod</p> <p>2 Bannigé</p> <p>3 Karjigé</p> <p>4 Hullundé</p> <p>5 Shivalamáné</p> <p>1 Banwási</p> <p>2 Tigni</p> <p>3 Nárur</p> <p>4 Venktápur</p> <p>5 Kádágod... ..</p> <p>6 Gádageri... ..</p> <p>7 Ajárné</p> <p>8 Kalgundikoppa</p> <p>9 Mudhurwalli</p> <p>10 Návengeró</p> <p>11 Kalli</p> <p>12 Kantráji</p> <p>13 Umblákoppa</p> <p>14 Somanhalli</p> <p>15 Bhási</p> <p>16 Hádligé</p> <p>17 Gudnápur</p> <p>18 Hárogoppa</p> <p>19 Mundigéhalli</p> <p>20 Linganamatti</p> <p>21 Bengli</p> <p>22 Kalkoppa</p> <p>23 Chikadugli</p> <p>24 Kalkarádi</p> <p>25 Távadkoppa</p> <p>26 Bidrahalli</p> <p>27 Koppa</p> <p>28 Kánakápur</p> <p>29 Mugilkoppa</p>	<p>Bákur.</p> <p>Banwási.</p>

⁽¹⁾ See footnote (1) on page 147, *supra*.

Bo. Civil Courts.]

ENACTMENTS APPLYING TO BOMBAY

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Sirsi ⁽¹⁾ .	30 Kogod	Banwási.
		31 Sahasarwalli	
		32 Mugwalli... ..	
		33 Gulikatté	
		34 Uplekoppa	
	Mānīkāli.	35 Wadinkoppa	Mātāhdeval.
		1 Gremānē	
		2 Mānīkāli	
		3 Umchigé	
		4 Halsinakoppa	
		5 Jaddigaddé	
		6 Hunsimāné	
		7 Wānakamāné	
		8 Arsāpur	
		9 Golikoppa	
		10 Honehalli	
		11 Gonsur	
		12 Modur	
		13 Mānikeré... ..	
		14 Tatisaru	
		15 Mundigisaru	
		16 Heggār... ..	
		17 Hegdikattu	
		18 Nekerekai	
		19 Onikemāné	
		20 Jembekoppa	
		21 Koligāru	
		22 Mundigesaru	
		23 Jegaddé	
		24 Neksé	
		25 Bālleghaddé	
		26 Kalgaddé... ..	
		27 Sannākeré	
		28 Murigaru... ..	
		29 Halligaddé	
		30 Sondakasba Terbidi	
		31 Backla	
		32 Vajgaddé	
		33	

(1) See footnote (1) on page 147, *supra*.

LOCAL RULES AND ORDERS MADE UNDER

[1869, Act XIV—

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.				Taluka or Revenue Division to which the Villages belong.
Rank.	Station.					
Subordinate Judge, 1st Class ⁽¹⁾ .	Sirsi ⁽¹⁾ .	34 Kallinamáné	Mattahdeval.
		35 Aodála	
		36 Hindesé	
		37 Hunsegaddé	
		38 Bálegaddé	
		39 Chowti	
		40 Nidagod	
		41 Hon	
		42 Hemádi	
		43 Bálekoppa	
		44 Kottegaddé	
		45 Kabbínágaddé	
		46 Kámapámáné	
		47 Kumbhárkuli	
		48 Kyadgesaru	
		49 Sondekasba Jain Mhattá	
		50 Shinganhalli	
		51 Kappégaddé	
		52 Itgulli	
		53 Gubegaddé	
		54 Hulekalveshraya Mattá	
		55 Baklatotadámáné	
		56 Kangod	
		57 Shinganhalli	
		58 Baklá	
		59 Tattisáru	
		60	
		1 Bidrákan	Bidrákan.
		2 Kodgibail	
		3 Mogegáru	
		4 Heggaddé	
		5 Báleguli	
		1 Kángod	Kángod.
		1 Bálikoppa	Kondli.
		2 Bálekoppa	
		3 Kolghu	

(1) See footnote (1) on page 147, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Sirsi ⁽¹⁾ .	4 Kondli <i>alias</i> Sidápur	Kondli.
		5 Mugandar	
		6 Hossur	
		7 Shirligé	
		8 Hanjibail	Muttalli.
		1 Muttalli	
		2 Kodsaru	
		3 Karkesávalu	
		4 Godlábelu	S a m p god.
		1 Sampgod	
		2 Hinegar	
		3 Mutigé	
		4 Golgod	Killar.
		1 Killar	
		1 Musvalli	Mus- valli.
		2 Nejur	
		1 Kodkani	Kodkani.
		1 Bedkani	Bedkani.
		2 Muttigé	
		3 Halageri	
		4 Korlakai	
		5 Gunjgod	
		1 Halagadókoppa	Bilehalli.
		2 Avruguppé	
		3 Ballatté	
		4 Aégod	
		5 Koisirsi	
		6 Kastur	
		7 Kunáji <i>alias</i> Punaáji	
		8 Tyarsé	
		9 Arendur	
		10 Dubdikoppa	
		11 Hossur	

(1) See footnote (1) on page 147, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class ⁽¹⁾ .	Sirsi ⁽¹⁾ .	12 Kawchur 13 Kallar 14 Malwalli 15 Ackonji 16 Hasvanté 17 Hégékoppa * * * * * <i>(The remaining portion of this Notification as to the jurisdiction of the Subordinate Judge of Sirsi is superseded by Notification dated 22nd November 1876, and by Notifications Nos. 3620 and 4400, dated 22nd June 1878 and 28th June 1880, respectively, printed at pages 165, 169 and 177, infra).</i>	Bilehalli.
Subordinate Judge 2nd Class, 1st Grade ⁽²⁾ .	Kumta ⁽³⁾ .	1 Kumta 2 Chitrigé Madguni 3 Vannalli... .. 4 Hollanagaddé 5 Bád 6 Agnásini 7 Hegdé 8 Mániki 9 Mánékattu 10 Lukeri 11 Kalbág 12 Rájmahendragud 13 Deogeri 14 Hollégaddé 15 Mhatta 16 Harniru 17 Kádekodi 18 Handigon 19 Baggon 20 Urkeri 21 Horbág	Kumta.

(1) See footnote (1) on page 147, *supra*.

(2) The appointments of Subordinate Judges have since been made personal; *vide* Government Resolution, Judicial Department, No. 3326, dated 14th May 1880.

(3) For villages added to the jurisdiction of this Court, see Notification dated 22nd November 1876, and Notification No. 3620, dated 22nd June 1878, printed, respectively, at pages 165 and 169, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.				Táluka or Revenue Division to which the Villages belong.
Rank.	Station.					
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Kumta ⁽²⁾ .	1	Murur	Chendáwar.
		2	Karkimacki	
		3	Kallbé	
		4	Kandavalli	
		5	Hossád	
		6	Ullur	
		7	Sántgal	
		8	Konalli	
		9	Kujalli	
		10	Válgalli	
		11	Hervatté	
		1	Kalvé	Kuchilnád.
		2	Chimolli	
		3	Bangané	
		4	Morsi	
		5	Hosalli	
		6	Mudanhalli	
		7	Kávaladdi	
		8	Kánakalli	
		9	Holávalli	
		10	Divalli	
		11	Bastikeró	
		12	Santegoli	Haritta.
		13	Bassolli	
		14	Mediné	
		15	Honageri	
		16	Amboli	
		17	Hegdé-ossalli	
		18	Hárvalli	
		19	Hindabail	
		20	Algar	
		1	Yenna	
		2	Sandolli-Matolli	
		3	Belangé	
		4	A'negundi	
		5	Hallakod	
		6	Hebbail	
		7	Shiragunji	
		8	Malavalli	
		9	Upinapatau	

⁽¹⁾ See footnote (2) on page 156, *supra*.⁽²⁾ See footnote (3) on page 156, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.				Táluka or Revenue Division to which the Villages belong.
Rank.	Station.					
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Kumta ⁽²⁾ .	10	Antravalli	Haritta.
		11	Koplagutha	
		12	Yelvalli	
		13	Nilkod	
		14	Devigé	
		15	Bhandival	
		16	Santur	Saiyganhalli.
		1	Ulvaré	
		2	Mádnágeri	
		3	Hithlamakki	
		4	Bálalé	
		5	Karebail	
		6	Yennemudi	
		7	Hirégutti	
		8	Takhatageri	
		9	Morba	
		10	Masakalgazni	
		11	Midadalgazni	
		12	Kelginastalla	
		13	Halekon	
		14	Kepekurvé	
		15	Phatubelé	
		16	Tannirhonda	
		17	Mirjan	
		18	Kodkané	
		19	Bargi	
		20	Chatrakurvé	
		21	Betkuli	
		22	Masurkurvé	
		23	Sávalkurvé	Nágur.
		1	Nágur	
		2	Kenkanéshivápur	
		3	Mugvékanvaddi...	
		4	Mogta	
		5	Morahalli	
		6	Gundabalé	

(1) See footnote (2) on page 156, *supra*. (2) See footnote (3) on page 156, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.				Táluka or Revenue Division to which the Villages belong.
Rank.	Station.					
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Kumta ⁽²⁾ .	7	Atchvé	Nágur.
		8	Bramhur...	
		9	Kabagal	
		10	Kadakod...	
		1	Gokarn	Gokarn.
		2	Hannehalli	
		3	Bávikodlu	
		4	Adigon	
		5	Kadamé	
		6	Nagrábail	
		7	Gonehalli	
		8	Torké	
		9	Narnápur	
		10	Adlé	
		11	Hárunásgeri	
		12	Nadumásgeri	
		13	A'gragon...	
		14	Jug	
		15	Sagadgeri	
		16	Kamigé	
		17	Heggré	
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Honávar ⁽³⁾ .	1	Dongri	Kulénád.
		2	Hellur	
		3	Alwalli	
		4	Kaleshwar	
		5	Heggar	
		6	Damgerá...	
		7	Muski	
		8	Kammáné	
		1	Honávar	Honávar.
		1	Chendáwar	
		2	Wondur-Nilkod	
		3	Hodké-Shirur	
		4	Mádgeri	
		5	Kakurvé	
		6	Aumsalli	

(1) See footnote (2) on page 156, *supra*.(2) See footnote (3) on page 156, *supra*.(3) For villages added to the jurisdiction of this Court, see Notifications No. 3620, dated 22nd June 1878, and No. 4400, dated 28th June 1880, printed, respectively, at pages 169 and 177, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Honávar ⁽²⁾	1 Hossakuli	Hos s a - kuli.
		2 Sálkod	
		3 Nágré	
		1 Karki	Karki.
		2 Mugvé	
		3 Pávinakurvé	
		4 Arolli-Mudgod	
		5 Shenkardevi-bhági	
		6 Kulkod	
		1 Kadtoka	Kadtoka.
		2 Keckar	
		3 Navilgon... ..	
		1 Karva	Karva.
		2 Pádakuli	
		3 Jelwalli	
		1 Herangadi	Herangadi.
		2 Uponé	
		3 Mahimé	
		4 Karki	
		5 Mannigé... ..	
		6 Kervalli	
		7 Kélganamudkani	
		8 Mélanamudkani	
		1 Manki	Manki.
		1 Kot	Kot.
		2 Adkekuli... ..	
		3 Mannigé... ..	
		4 Anilgod	
		5 Beranki	
		1 Mávinakurvé	Mávi n a - kurvé.
		2 Rayál	
		1 Chikankod	Chik a n - kod.
		2 Mutta	
		3 Hadinbal... ..	

(1) See footnote (2) on page 156, *supra*.(2) See footnote (3) on page 159, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.				Táluka or Revenue Division to which the Villages belong.
Rank.	Station.					
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Honávar ⁽²⁾ .	4 Jenkadkal	Chikankod.
		5 Berolli	
		6 Hervali	
		7 Hinur	
		8 Herebail	
		9 Hosgod	Balkur.
		1 Balkur	
		2 Idagunji	
		3 Telganur	
		4 Kássargod	
		5 Upsarkonda	
		6 Heggár	
		7 Talagod	
		8 Vishnu-sabhayet	Gunwan-té.
		1 Gunwanté	
		2 Molkod	
		3 Málkod	
		4 Hossapatan	Haldipur.
		1 Haldipur	
		2 Kadlé	
		3 Duggur	Gersapa.
		1 Nagrébastikeré	
		2 Hádgeri	
		3 Khandodi	
		4 Hullegar	
		5 Shirkur	
		6 Hanehalli-Kabbinbackal	
		7 Begodi	Kudrigé.
		1 Kudrigé	
		2 Sarligé	
		3 Bálutár	
		4 Mágód	
		5 Birnagod	
		6 Kodáni	
		7 Dabbod	
		8 Kumrikorlai	

(1) See footnote (2) on page 156, *supra*.(2) See footnote (3) on page 159, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.				Taluka or Revenue Division to which the Villages belong.
Rank.	Station.					
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Honavar ⁽²⁾ .	1	Susgadi	Susgadi.
		2	Mutvalli	
		3	Yelvaddikavur	
		4	Tallan	
		5	Billalkhand	
		6	Mud-Bhatkal	
		1	Mundvalli	Mundvalli.
		2	Choutani	
		3	Jali	
		4	Bastigalamigté	
		5	Belni	
		6	Halkalli	
		7	Mavinakurvé	
		8	Alvegaddé	
		9	Markalgaddé	
		1	Belké	Belké.
		2	Hadil	
		3	Purawarg-utar	
		4	Talgod	
		5	Herur	
		6	Hadahina	
		7	Tágargod	
		8	Behalli	
		9	Golibellur	
		1	Koppa	Koppa.
		1	Shiralli	Shiralli
		2	Bengré	
		1	Kaikini	Kaikini.
		2	Mávalli	
		1	Bailur	Bailur.

(1) See footnote (2) on page 156, *supra*.(2) See footnote (3) on page 159, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.				Taluka or Revenue Division to which the Villages belong.
Rank.	Station.					
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Honávar ⁽²⁾ .	1	Hadvalli	Hadvalli.
		2	Saklápúr	
		3	Bastigalamigté	
		4	Antravalli	
		5	Hosaralli	
		6	Hanjilé	
		7	Bádabág	
		8	Púrwaré	
		9	Halliani	
		10	Murkodi	
		1	Konár	Konár.
		2	Kuntvani	
		3	Arawacki	
		4	Benandur	
		5	Nuzu	
		6	Hndil	
		7	Hálári	
		8	Hadlur	
		9	Kekod	
		10	Kulvadi	
Subordinate Judge, 2nd Class ⁽³⁾ , 2nd Grade ⁽¹⁾ .	Kárwar ⁽³⁾ .	11	Hejlu	Bád.
		12	Kurandur	
		13	Bilurmáné	
		14	Kágundi	
		15	Kerehithlu	
		16	Masseari...	
		17	Bessé	
		18	Mugli	
		19	Balgod	
		20	Devasthánmigté...	
		1	Bád	
		2	Kattinkon	
		3	Koné	
		4	Argé	
		5	Binagé	
		6	Nandanágaddé	

(1) See footnote (2) on page 156, *supra*.(2) See footnote (3) on page 159, *supra*.(3) The Court of the 2nd Class Subordinate Judge has since been transferred from Kárwar to Sirsi and the Court of the 1st Class Subordinate Judge from Sirsi to Kárwar; see Notification dated 22nd November 1875 and Notification No. 3620, dated 22nd June 1878, printed, respectively, at pages 165 and 169, *infra*.

For alterations made in the local jurisdiction of the Court at Kárwar, see the same Notifications.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.				Táluka or Revenue Division to which the Villages belong.
Rank.	Station.					
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Kárwár ⁽²⁾ .	1	Chitakulé...	Shiveshwar.
		2	Asnotti	
		3	Kanasgeri	
		4	Hossalé	
		5	Mudgeri...	
		6	Mázalli	
		7	Angadi	
		1	Halgé	Kadrá.
		2	Ulgé	
		3	Hankon	
		4	Maigini	
		5	Kaiganád...	
		6	Rhairé	
		7	Goir	
		1	Kadvád	Kadvád.
		2	Shirvád	
		3	Mackeri	
		4	Shirvé	
		5	Kinnar	
		6	Shidar	
		7	Khárgé	
		8	Kervádi	
		9	Bellur	
		10	Bargál	
		11	Nágekové	Ankola.
		12	Chendiya...	
		13	Amadhalli	
		14	Kodar	
		15	Todur	
		1	Ankola	
		2	Hárváda...	
		3	Avarsa	
		4	Belekeri	
		5	Bávikeri...	
		6	Guddehalli	
		7	Adlur	
		8	Agsur	
		9	Algeri	
		10	Shirkuli	

(1) See footnote (2) on page 156, *supra*.(2) See footnote (3) on page 163, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.				Taluka or Revenue Division to which the Villages belong.		
Rank.	Station.							
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Kárwár ⁽²⁾ .	11	Lackmeshwar	Ankola.		
		12	Vandigé			
		13	Shatgeri			
		14	Tenkankeri			
		15	Bellambár			
		16	Vaddibogri			
		17	Shiryur			
		18	Bellsé			
		19	Vasarkudrigé			
		20	Kodsani			
		21	Kánánil			
		22	Survé			
		23	Basgod			
		24	Hichkad			
		25	Honnebail			
		26	Manjguni			
		27	Biláhoigé			
		28	Kogré			
		29	Kávalalli			
		30	Tallagadda			
		31	Singanamaki			
		32	Hadove			
		33	Shirgunji			
		<p style="text-align: center;">* * *</p> <p>(The remaining portion of the List as to jurisdiction of the Subordinate Judge of Kárwár is superseded by Notification No. 3620 dated 22nd June 1878, printed at page 169, <i>infra</i>.)</p>						

Notn., dated 22nd November 1875, B. G. G., 1875, Pt. I, p. 1179.—The Honourable the Governor in Council having been pleased, under the provisions of Sections 23 and 30 of Act XIV of 1869 (The Bombay Courts' Act), to transfer the Court of the First Class Subordinate Judge in the District of Kánara from Sirsi to Kárwár, holding Sessions at Haliyál⁽³⁾, and the Court of the Second Class Subordinate Judge from Kárwár to Sirsi, and to order that the Sessions held at Yellápur should be discontinued, and

(1) See footnote (2) on page 156, *supra*.

(2) See footnote (3) on page 163, *supra*.

(3) Haliyál Sessions discontinued; see Notification No. 3620, dated 22nd June 1878, printed at page 169, *infra*.

that the villages formerly under the jurisdiction of the Yellápur Court should be transferred to other Courts, which order came into effect on the 8th March 1875, the following villages formerly under the Yellápur jurisdiction have from that date been included in the local jurisdiction of the Courts under which their names are respectively specified in the following list :—

Rank and Station of the Subordinate Judge.	Names of the Villages transferred from the Yellápur Jurisdiction.	Táluka to which the Villages belong.
Haliyál jurisdiction of the First Class Subordinate Judge of Kárwár.	<i>(This portion of the list which partly superseded Notification dated 30th November 1870, printed at page 145, supra, is cancelled by Notification No. 3620, dated 22nd June 1878, printed at page 169, infra.)</i>	
Subordinate Judge, 2nd Class, at Sirsi ⁽¹⁾ .	Nágpur Worlagi Borngadde Chik-hárwalli Dodd-hárwalli Attangi Hanmápur Hulihond Shinganhalli Kátur Pála Kalkop Karabgeri Hurelkop Bhadrápur Ingalikó Malgi Kolgi Gungsur Irápur Harganhalli Andebail Yamgalli Kyadikop Borngadde Siddapur Halikop Kurli Jambekop Kop Gotgari Kodambi	} Yellápur.

(1) The Subordinate Judge of Sirsi holds his Court also at Haliyál ; see Notification No. 4354, dated 9th June 1897, printed at page 178, *infra*.

Rank and Station of the Subordinate Judge.	Names of the Villages transferred from the Yellápur Jurisdiction.	Taluka to which the Villages belong.
Subordinate Judge, 2nd Class, at Sirsi ⁽¹⁾ .	Rámápur ... Hálharvi ... Bekod ... Kálebail ... Hoskop ... Jenageri ... Náginkaré ... Jelgeré ... Bommarshikop ... Nirlagi ...	Yellápur.
	Sonda ... Sadáshiwalli ... Bhairumbi ... Hulgol ... Malenhalli ... Balale ... Shiwalli ... A'dinalli ... Kannur-hegarni ... Hancharte ...	
	Kengere ... Korigar ... Agsál... ... Bommanalli ... Tattisaru ... Tárehalli ... Ilehalli ... Hitlahalli ... Bapanahalli ... Menshi ...	
	Guruwalli ... Wánalli ... Korangadde ... Gaddehalli ... Bhartanhalli ... Totadkálhalli ... Kanenhalli ... Sankadgundi ... Hiresaru ... Bidrahalli ...	
	Hásanage ... Dewarkálhalli ... Hitlasaru ... Halgod ... Baichgod ...	Sirsi.

(1) See footnote (1) on page 166, *supra*.

Rank and Station of the Subordinate Judge.	Names of the Villages transferred from the Yellápur Jurisdiction.	Taluka to which the Villages belong.
Subordinate Judge, 2nd Class, at Sirsi ⁽¹⁾ .	Jakkhalli	} Sirsi.
	Sawani	
	Kundrigo	
	Bharni	
	Shirnále	
	Kampli	
	Chikkoti	
	Kusgùli	
	Kundur	
	Tolgod	
	A'lwad	
	Málkop	
	Harigadde	
	Bilke	
	Kerehosalli	
	Hotgeri	
	Bhumanhalli	
	Bhendigere	
	Purantbomanalli	
	Bherasgaon	
	Bálekop	
	Hostol	
	Vumachige	
	Tenkál... ..	
	Shyánwalli	
	Togralli	
	Attbail	
	Bijinkop	
	Belambe	
	Sampekop	
	Haslamane	
	Kanchikop	
	Amatgar	
	Uchigeri	
	Chippageri	
	Gánadhalli	
	Chalgere	
	Baswankop	
	Chitgeri	
	Irápur	
	Tattihalli	
Subordinate Judge, 2nd Class, at Kumta.	Báre... ..	} Yellápur.
	Marhalli	
	Byánadgule	
	Mávinimane	

(1) See footnote (1) on page 166, *supra*.

Notn. No. 3620, dated 22nd June 1878, B. G. G., 1878, Pt. I, p. 388.—The Honourable the Governor in Council having been pleased, under the provisions of Section 30 of Act XIV of 1869 (The Bombay Civil Courts Act), to order that the half-yearly sessions held at Haliyál by the 1st Class Subordinate Judge of Kárwár should be discontinued, and that the Court of the 1st Class Subordinate Judge in the Kánara District should be permanently located at Kárwár, and to sanction the proposals of the District Judge of Kánara regarding the re-distribution of the jurisdictions of the various Subordinate Courts in the Kánara District, the villages of the 7 Mágnes, *viz.*, Yellápur, Hutkhand, Madnur, Mundgod, Iudur, Haliyál and Sámbráni, formerly under the jurisdiction of the Haliyál Division of the 1st Class Subordinate Judge of Kárwár, have been, from 21st March 1878, transferred to the jurisdiction of the 2nd Class Subordinate Judge of Sirsi; the villages of the Mágnes of Chinnápur, Supa and Ulvi, formerly under the jurisdiction of the said Haliyál Division, to the jurisdiction of the 1st Class Subordinate Judge's Court at Kárwár; the villages of the 2 Mágnes of Hirékod and Hiréaiwatallige, formerly under the jurisdiction of the Subordinate Judge of Sirsi, to the jurisdiction of the 2nd Class Subordinate Judge's Court at Honávar; and the villages forming a portion of the Mágno of Kulénád, formerly under the jurisdiction of the 1st Class Subordinate Judge of Kárwár, to the jurisdiction of the 2nd Class Subordinate Judge of Kumta; as shown in detail hereunder:—

Rank and Station of the Subordinate Judge.	Names of the Villages transferred.	Mágne and Táluka to which the Villages belong.
2nd Class Subordinate Judge at Sirsi ⁽¹⁾ .	Yellápur ...	Yellápur Mágne in Yellápur Táluka.
	Hastkargaddé ...	
	Bálekané ...	
	Belagiré ...	
	Bálgimané ...	
	Dewargaddé ...	
	Donagár ...	
	Hegumbalé ...	
	Hitlakargaddé ...	
	Honallimatha ...	
	Holikéré ...	
	Mágod ...	
	Molalgaon ...	
	Nandwalli ...	
	Holémadu ...	
	Hulgán ...	
	Hutakmané ...	
	Sahasrawalli ...	
	Shistamudi ...	
	Tatgár ...	
	Sulgár ...	
	Hamsangaddé ...	
	Bisgod ...	
	Balgár ...	
	Barballi ...	

⁽¹⁾ See footnote (1) on page 166, *supra*.

Rank and Station of the Subordinate Judge.	Names of the Villages transferred.	Mágné and Táluka to which the Villages belong.
2nd Class Subordinate Judge at Sirsi ⁽¹⁾ .	Bargaddé ...	Yellápur Mágné in Yellápur Táluka.
	Deháli ...	
	Gerál ...	
	Hiriyál ...	
	Gopadmané ...	
	Gotguli ...	
	Hukli ...	
	Komadi ...	
	Kanadgal ...	
	Kattigé ...	
	Lingadbail ...	
	Sáwagaddé ...	
	A'ngod ...	
	Nagarkán ...	
	Idgundi ...	
	Jogadmané ...	
	Chandguli ...	Hutkhand Mágné in Yellápur Táluka.
	Lálguli ...	
	Somanalli ...	
	Hutkhand ...	
	Hégápur ...	
	Kalsur ...	
	Madnur ...	Madnur Mágné in Yellápur Táluka.
	Kirwatti ...	
	Kanchanhalli ...	
	Hosalli ...	
	Yarébaíl ...	
	Gunjáwati ...	
	Mainalli ...	
	Mundgod ...	Mundgod Mágné in Yellápur Táluka.
	Malgankop ...	
	Nyasargi ...	
	Sánwalli ...	
	Boplagundi ...	
	Kargankop ...	
	Kálgankop ...	
	Lakkolli ...	
	Malwalli ...	
	Byalenhalli ...	
	Chawdalli ...	
	Kargolli ...	
	Tammyankop ...	
	Hanmarkop ...	
	Tattihalli ...	

(1) See footnote (1) on page 166, *supra*.

Rank and Station of the Subordinate Judge.	Names of the Villages transferred.	Mágné and Táluka to which the Villages belong.
2nd Class Subordinate Judge at Sirsi ⁽¹⁾ .	Pura ...	Mundgod Mágné in Yellápur Táluka.
	Kundargi ...	
	Kyásankeri ...	
	Nandikatta ...	
	Hulihond ...	
	Agadi ...	
	Koppa ...	
	Báchauki ...	
	Majigéré ...	
	Ugginkéré ...	
	Kusur ...	
	Teginkop ...	
	Báléhhalli ...	
	Chigalli ...	
	Hirehalli ...	
	Sálgavi ...	
	Káwalkop ...	
	Mudsáli ...	
	Maragadi ...	
	Alhalli ...	
	Mawakop ...	
	Kanvikátur ...	
	Tumbargi ...	Indur Mágné in Yellápur Táluka.
	Ajihalli ...	
	Bopalkatti ...	
	Andalgi ...	
	Kalhalli ...	
	Ráyanhalli ...	Haliyál Mágné in Supa Táluka.
	Kalkeri ...	
	Indur ...	
	Attiveri ...	
	Hungund ...	
	Wadgatti ...	
	Arshingéri ...	
	Haliyál ...	
	Chatranál ...	
	Gudnápur ...	
	Boblikop ...	
	Balogá ...	
	Chennápur ...	
	Dusgá ...	
	Yadogá ...	
	Homanalli ...	
	Bidrolli ...	
	Jávli ...	

(1) See footnote (1) on page 166, *supra*.

Rank and Station of the Subordinate Judge.	Names of the Villages transferred.	Mágné and Táluka to which the Villages belong.
2nd Class Subordinate Judge at Sirsi ⁽¹⁾ .	Késrolli ...	Haliyál Mágné in Supa Táluka.
	Kurigaddé ...	
	Kalsápur ...	
	Modligérá ...	
	Mundki ...	
	Mutalmuri ...	
	Madnalli ...	
	Málwád ...	
	Mangalwád ...	
	Hunswád ...	
	Pállá ...	
	Sántanhalli ...	
	Rámápur ...	
	Sántmani ...	
	Térgaon ...	
	Allolli ...	
	Halasi ...	
	Antrolli ...	
	Harwalli ...	
	Arlawád ...	
	Ambadgá ...	
	Bélwatgi ...	
	Bujarkanchanalli ...	
	Bhansgéré ...	
	Baswalli ...	
	Chibalgéri ...	
	Dongrikop ...	
	Dugingéré ...	
	Goléhalli ...	
	Guladkop ...	
	Guttibail ...	
	Gadiyál ...	
	Janagé ...	
	Káwalwád ...	
	Kérwád ...	
	Khurdkanehalli ...	
	Jogankop ...	
	Khamdalli ...	
	Mugadkop ...	
	Mundwád ...	
	Murkwád ...	
	Mágwád ...	
	Malwádi ...	
	Nágshettikop ...	
	Nandigaddé ...	
	Tatwani ...	
	Téganalli ...	

(1) See footnote (1) on page 166, *supra*.

Rank and Station of the Subordinate Judge.	Names of the Villages transferred.	Mágné and Táluka to which the Villages belong.
2nd Class Subordinate Judge at Sirsi ⁽¹⁾ .	Amankop ...	Haliyál Mágné in Supa Táluka.
	Hampihalli ...	
	Hawági ...	
	Guttigéra ...	
	Timmápur ...	
	Hulatti ...	
	Sámbráni ...	Sámbráni Mágné in Supa Táluka.
	Bukankop ...	
	Gádgéri ...	
	Kalginahatti ...	
	Nilwani ...	
	Ráyapattan ...	
	Chimnalli ...	
	Adke-Hosur ...	
	Hosur ...	
	Tattigére ...	
	Jatgé ...	
	Doddakop ...	
	Jatgé-Hosur ...	
	Kalginkop ...	
	Chinagikop ...	
	Gundolli ...	
	Ajiminbál ...	
	Handli ...	
	Kesarodgé ...	
	Tipingére ...	
	Agsalkatté ...	
	Shingatgére ...	
	Pur ...	
	Kerwád ...	
	Arsingéri ...	
	Kumbáarkop ...	
	Karlikatté ...	
	Shiddápur ...	
	Ajgáon ...	
	Domgirá ...	
	Gardolli ...	
	Nirliga ...	
	Ajagarni ...	
	Ketangéra ...	
	A'tur ...	
	Máinolli ...	
	Bedar-Shirgur ...	
	Badá Kanshirdá ...	
	Kariampál ...	
	Dándéli ...	

(1) See footnote 2) on page 166, *supra*.

Rank and Station of the Subordinate Judge.	Names of the Villages transferred.	Mágné and Táluka to which the Villages belong.
2nd Class Subordinate Judge at Sirsi ⁽¹⁾ .	Phansuli	Sámbráni Mágné in Supa Táluka.
	Shiroli	
	Harnode	
	Amgaon	
	Káwalé	
	Sannámagé	
	Vincholi	
	Kullági	
	Jamgé	
	Kegdole	
	Malwádi	
	Addigéri	
	Bomanalli	
	Bhagwati	
	Bálsetkop	
	Vitnoll	
	Tatgéri	
	Badáshirgur	
	Ambéwádi	
	Kumbáarkop	
	Donshirgur	
	Kallábhávi	
	Gutti	
	Nárnalli	
	Chotákánsirdá	
	Bogur	
	Gobrál	
	Máwinkop	
	A'mgé	
1st Class Subordinate Judge of Kárwár.	Chinnalli	Chinnápur Mágné in Yellápur Táluka.
	Télangaré	
	Árbail	
	Dabguli	
	Chikkámané	
	Hongaddé	
	Wajrolli	
	Ambgaon	
	Joglépálu	
	Kodlagaddé	
	Gullápur	
	Báginkatté	
	Bigár	
	Tárgár	
	Kalché	
	Kodsalli	
	Kánur	

(1) See footnote (1) on page 166, *supra*.

Rank and Station of the Subordinate Judge.	Names of the Villages transferred.	Mágné and Táluka to which the Villages belong.
1st Class Subordinate Judge of Kárwár.	Khodli	
	Adangaum	
	Supa	
	Hátkhamb	
	Karanjodá	
	Teráli	
	Jálwalli	
	Joidá	
	Nagri	
	Pánjéli	
	Virnoli	
	Gangodá	
	Shingargaon	
	Dongarwádá	
	Kuvési	
	Chápoli	
	Nigodi	
	Kundal	
	Nuji	
	Kátéli	
	Shinguré	
	Bádgund	
	Akhétimédé Támsodé	
	Konadé	Supa Mágné in Supa Táluka.
	Virkhol	
	Asú	
	Borégáli	
	Jápáli	
	Kudalgaum	
	Warandé	
	Wádi	
	Atáli	
	Karambál	
	Watlé	
	Viranjol	
	Páldé	
	Rangáruk	
	Warléwádi	
	Dewuli	
	A'nmod	
	Kalambuli	
	Konsét	
	Kungini	
	Ivoli	
	Iliyé Dábi	
	Chándwádi	
	Durg	

Rank and Station of the Subordinate Judge.	Names of the Villages transferred.	Mágné and Táluka to which the Villages belong.
1st Class Subordinate Judge of Kárwár.	Paiswádi ...	Supa Mágné in Supa Táluka.
	Kasarló ...	
	Timboli ...	
	Amsét ...	
	Waijgaum ...	
	Waini ...	
	Kásarwádi ...	
	Usodé ...	
	Mawlingé ...	
	Konapé ...	
	Kurndi ...	
	Puséli ...	
	Konadé ...	
	Bámanwádi ...	
	Vélipkumbéli...	
	Kumbrál ...	
	Mirási Kumbéli	
	Donsét ...	
	Bori ...	
	Shandoli ...	
	Awedé ...	
	Málambé ...	
	Jagalbét ...	
	Harégáli ...	
	Durgi ...	
	Kámaré ...	
	Bedsagaddé ...	Ulvi Mágné in Supa Táluka.
	Bárkoli ...	
	Bádpoli ...	
	Chichkhand ...	
	Hébál ...	
	Yarmuk ...	
	Shéwáli ...	
	Ulvi ...	
	Shiwápur ...	
	Wadkal ...	
	Ansi ...	
	Avurli ...	
	Biroli ...	
	Cháper ...	
	Gund ...	
	Kariar ...	
	Kalsai ...	
	Amboli ...	
	Hudsé ...	
	Kodthalli ...	
	Nandigaddé ...	

Rank and Station of the Subordinate Judge.	Names of the Villages transferred.	Mágné and Táluka to which the Villages belong.
2nd Class Subordinate Judge of Honávar.	Doddámané ...	Hirékod Mágné in Siddápur Táluka.
	Kyádgé ...	
	Kiblé ...	
	Kaonsalé ...	
	Karwádi ...	
	Kallikai ...	
	Sasigulli ...	
	Bálégod ...	Hiréaiwatalligé Mágné in Siddápur Táluka.
	Ittigé ...	
	Kéramané ...	
	Kudgund ...	
	Mitsi ...	
	Télginamané ...	
	Talékéré ...	
	Tárgod ...	
2nd Class Subordinate Judge of Kumta.	Alwalli ...	
	Wájgod ...	
	Sunksál ...	Kulénád Mágné in Kumta Táluka.
	Kattinahakkal ...	
	Hébbul ...	

Notn. No. 4400, dated 28th June 1880, B. G. G., 1880, Pt. I, p. 596.—
In exercise of the power conferred by Section 22A of the Bombay Civil Courts Act, 1869, as amended by the Bombay Civil Courts Act, 1880, the Right Honourable the Governor in Council is pleased to direct that the under-mentioned villages forming the Chikkaiwatallige Mágné of the Siddápur Táluka in the District of Kánara be transferred from the jurisdiction of the Subordinate Judge of Sirsi to that of the Subordinate Judge of Honávar in the said District:—

Names of Villages.

- | | | |
|----------------|----------------|---------------|
| 1. Bilgi. | 4. Hossamanju. | 7. Nirgár. |
| 2. Chapramané. | 5. Kattékai. | 8. Sovinakop. |
| 3. Huvinamané. | 6. Mávinkod. | 9. Tárkhand. |

Notn. No. 4126, dated 15th June 1896, B. G. G., 1896, Pt. I, p. 594.—
In exercise of the powers conferred

(a) by Section 3, and

(b) by Section 22 A

of the Bombay Civil Courts Act, 1869, as amended by the Bombay Civil

Courts Act, 1880, His Excellency the Governor in Council is pleased to alter for the purposes of the said Act, amended as aforesaid,

(a) the limits of the Districts of Dhárwār and Kánara, and

(b) the local limits of the ordinary jurisdiction of the Subordinate Judge of Hubli in the District of Dhárwār and of the Subordinate Judge of Sirsi in the District of Kánara,

by directing as follows:—

On and after the 1st day of August 1896 the village of Kavalápur, heretofore included within the limits of the District of Dhárwār and within the local limits of the ordinary jurisdiction of the Subordinate Judge of Hubli in the said District, shall cease to be included within the said limits, and shall be included within the limits of the District of Kánara and within the local limits of the ordinary jurisdiction of the Subordinate Judge of Sirsi.

Notn. No. 4345, dated 9th June 1897, B. G. G., 1897, Pt. I, p. 973.—In exercise of the powers conferred by Section 23 of the Bombay Civil Courts Act, 1869, the Governor in Council is pleased to appoint as the places within the local limits of the jurisdiction of the Subordinate Judge of Sirsi at which the said Subordinate Judge shall hold his Court, the following:—

Sirsi.

Haliyál.

Limits of the Jurisdiction of the several Subordinate Judges' Courts in the Khándesh District and their situations.

Notn., dated 8th April 1875, B. G. G., 1875, Pt. I, p. 233.—The following amended list of villages under the jurisdiction of the several Subordinate Courts in the Khándesh District is published in substitution of that published at page 687 a to 687qq of the Supplement to the *Government Gazette*, dated 31st May 1839, and its further amendments:—

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Dhulia. ...	1 Dhulia ...	Táluka Dhulia.
		2 Dewpur ...	
		3 Kundana Warkheda ...	
		4 Nimkheri ...	
		5 Jápi ...	
		6 Billádi ...	
		7 Nágaon ...	
		8 Dhorí ...	
		9 Dhamáni ...	
		10 Dhamána ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Dhulia.	11 Dewbhána ...	Taluka Dhulia.
		12 Dhandána ...	
		13 Wadel ...	
		14 Tisgaon ...	
		15 Apti ...	
		16 Nágzari ...	
		17 Saina ...	
		18 Nandána ...	
		19 Maina ...	
		20 Sarvad ...	
		21 Songir ...	
		22 Dáporá ...	
		23 Dápurí ...	
		24 Lonkuta ...	
		25 Souvad ...	
		26 Sasla ...	
		27 Dhanur ...	
		28 Támaswári ...	
		29 Henkalwári ...	
		30 Mohári ...	
		31 Kowthal Diggar ...	
		32 Káparna ...	
		33 Fáttá ...	
		34 Nandoda ...	
		35 Neahalod ...	
		36 Vishwanáth ...	
		37 Sukwad ...	
		38 Sátarna ...	
		39 Nowrá ...	
		40 Nowri ...	
		41 Wadgaon ...	
		42 Sirdána ...	
		43 Wadgaon (Desolate) ...	
		44 Arni ...	
		45 Warkhera ...	
		46 Balápuri ...	
		47 Fágna ...	
		48 Kalkhera ...	
		49 Ajang ...	
		50 Wani Budruk ...	
		51 Malána ...	
		52 Ambora ...	
		53 Ráwalgaon ...	
		54 Nágon ...	
		55 Kásviher ...	

Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Dhulia. ...	56 Nandála Khurd ...	Táluka Dhulia.
		57 Amdar ...	
		58 Chinchkhara ...	
		59 Bhirdána ...	
		60 Mukti ...	
		61 Bhirdái ...	
		62 Sávli ...	
		63 Sawádnai ...	
		64 Anchar ...	
		65 Wajirkhara ...	
		66 Bábhulwári ...	
		67 Soundána ...	
		68 Wadjái ...	
		69 Pimpri ...	
		70 Mohádi ...	
		71 Awdhána ...	
		72 Sáwaldá ...	
		73 Rámmallá Diggar ...	
		74 Gadutár ...	
		75 Narwháll ...	
		76 Wad-dakhani ...	
		77 Borwihir ...	
		78 Esaran ...	
		79 Hadsuni ...	
		80 Welhána Budruk ...	
		81 Sowkhede ...	
		82 Kundána Welhána ...	
		83 Bábra ...	
		84 Bodgaon ...	
		85 Nimgul ...	
		86 Wani Khurd ...	
		87 Dhámangaon... ...	
		88 Sirud ...	
		89 Khordara ...	
		90 Mordara ...	
		91 Chánda ...	
		92 Talwáda ...	
		93 Rasi ...	
		94 Sitána ...	
		95 Nána ...	
		96 Eklahar ...	
		97 Vinchur Khurd ...	
		98 Vinchur Budruk ...	
		99 Dondwada ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Dhulia. ...	100 Junwána ...	Taluka Dhulia.
		101 Ráwalja ...	
		102 Borkund ...	
		103 Nandála Budruk ...	
		104 Kultha ...	
		105 Mándal ...	
		106 Hindrun ...	
		107 Moghan ...	
		108 Dedurgaum ...	
		109 Tikhi ...	
		110 Tanakiwádi ...	
		111 Lalling ...	
		112 Ráver ...	
		113 Juneir ...	
		114 Kanneirwári ...	
		115 Satwáda ...	
		116 Arvi ...	
		117 Dhandri ...	
		118 Dhandra ...	
		119 Purmepádá ...	
		120 Anakwádi ...	
		121 Viáhall ...	
		122 Sadgaon ...	
		123 Shéwra ...	
		124 Morshewdi ...	
		125 Dahiána ...	
		126 Sánjori ...	
		127 Udána ...	
		128 Balbána ...	
		129 Pádalda ...	
		130 Henkalwádi ...	
		131 Ajanála ...	
		132 Hingna ...	
		133 Sátmána ...	
		134 Chowgaum ...	
		135 Gotána ...	
		136 Khed ...	
		137 Kusumba ...	
		138 Morána Pargana Nair ...	
		139 Aklár ...	
		140 Lohogada ...	
		141 Ubhund ...	
		142 Nandra ...	

The Rank of each of the Subordinate Judges and the Station; where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Dhulia ...	143 Lonkhedi ...	Taluka Dhulia.
		144 Anturli ..	
		145 Deur Khurd ...	
		146 Deur Budruk ...	
		147 Bhadána ...	
		148 Mahál Ráiwat ...	
		149 Mahál Mali ...	
		150 Mahál Pándhri ...	
		151 Mahál Kánadámáná ...	
		152 Mahál Káli ...	
		153 Mahál Londhá ...	
		154 Mahál Kassád ...	
		155 Nurnagar ...	
		156 Khandlaia Budruk ...	
		157 Bámbhurla ...	
		158 Khandlaia Khurd ...	
		159 Sirdhána ...	
		160 Kowti ...	
		161 Chinchwár ...	
		162 Sattála ...	
		163 Lámkani ...	
		164 Behed ...	
		165 Rámi ...	
		166 Koteda ...	
		167 Borsula ...	
		168 Boris ...	
		169 Bámbhurla (Desolate) ...	
		170 Wádana ...	
		171 Burzad ...	
		172 Nikumbha ...	
		173 Nathri ...	
		174 Nowlána ...	
		175 Mehergaum ...	
		176 Sukkad ...	
		177 Dianora ...	
		178 Chinnápurí ...	
		179 Nimdála ...	
		180 Kanner ...	
		181 Wár ...	
		182 Kundána Wár ...	
		183 Morána ...	
		184 Nakána ...	
		185 Gondur ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Dhulia	186 Bhokar	Táluka Dhulia.
		187 Walwádi	
		188 Mahindla	
		189 Sitoda	
	Virdele	1 Sindkheda	Táluka Virdele.
		2 Virdele	
		3 Isápur	
		4 Aschi	
		5 Amlatha	
		6 Warpad	
		7 Névádé	
		8 Sonévádi	
		9 Akadsa	
		10 Warsus	
		11 Pátun	
		12 Sawáda	
		13 Salwád	
		14 Nirgudi	
		15 Temláí	
		16 Pilkheda	
		17 Chirana	
		18 Hol Pargana Betávad	
		19 Daswél	
		20 Ajanda Khurd	
		21 Dattána	
		22 Bhokri	
		23 Khandwáyé	
		24 Warsi	
		25 Táwkheda	
		26 Dabhási	
		27 Kamkheda	
		28 Humbardé	
		29 Wadli	
		30 Kvel	
		31 Sgarwádi	
		32 Malá	
		33 Wadoda	
		34 Mndáwada	
		35 Páshda	
		36 Bhat Diggar	
		37 Bhatávad	

The name of the village since been changed to Sindkheda; vide Notification No. 1260, dated 1st G. G., 1885, Pt. I, p. 175.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Dhulia. ...	38 Betávad ...	Taluka
		39 Wár ...	
		40 Ajanda Budruk ...	
		41 Játoda ...	
		42 Mellána ...	
		43 Wárud ...	
		44 Sirála ...	
		45 Gowhána ...	
		46 Pángri ...	
		47 Dhupa ...	
		48 Pimprad ...	
		49 Nardána ...	
		50 Kumbhára ...	
		51 Gorána ...	
		52 Chinchkheda ...	
		53 Dabli ...	
		54 Dhánddarna ...	
		55 Chándgar ...	
		56 Wáipur ...	
		57 Vittai ...	
		58 Pimparkheda ...	
		59 Sárwa ...	
		60 Kalmádi ...	
		61 Malinch ...	
		62 Wághoda ...	
		63 Wáikheda ...	
		64 Kanchanpur ...	
		65 Dongar ...	
		66 Wághoda Pargana Betávad ...	
		67 Wághoda Pargana Songir ...	
		68 Báb ...	
		69 Jánfa ...	
		70 Kwárad ...	
		71 Sondala ...	
		72 Dángur ...	
		73 Chintával ...	
		74 Mukti ...	
		75 Rohána ...	
		76 Tánthara ...	
		77 Wághoda Pargana Songir ...	
		78 Amrála ...	

(1) See footnote.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Dhulia. ...	79 Darrána ...	Táluka Virdel (1).
		80 Dalwáda ...	
		81 Nishána ...	
		82 Khallána ...	
		83 Mhálpur ...	
		84 Darkheda Diggar ...	
		85 Bábhulda ...	
		86 Kadána ...	
		87 Alána ...	
		88 Khamána ...	
		89 Parsámal ...	
		90 Kumrej ...	
		91 Bhadána ...	
		92 Utta ...	
		93 Hatnur ...	
		94 Sálwa ...	
		95 Ghimtána ...	
		96 Pimpri ...	
		97 Aráwa ...	
		98 Jakhána ...	
		99 Shewáda ...	
		100 Degaon ...	
		101 Wádi ...	
		102 Doda ...	
		103 Ründána ...	
		104 Raiwádi ...	
		105 Diwi ...	
		106 Satára ...	
		107 Anjanwihir ...	
		108 Sákoda ...	
		109 Warzadi ...	
		110 Pedká ...	
		111 Méthi ...	
		112 Kámpur ...	
		113 Sonsellu ...	
		114 Saidpur ...	
		115 Ghusar ...	
		116 Warul ...	
		117 Chowgaon Budruk ...	
		118 Chowgaon Khurd ...	
		119 Jogséllu ...	

() See footnote (1) on page 183, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Dhulia. ...	120 Vikhran ...	Táluka Virdelw.
		121 Mándal ...	
		122 Kharda Budruk ...	
		123 Kholáj ...	
		124 Chudána ...	
		125 Kewada ...	
		126 Akalkos ...	
		127 Karel ...	
		128 Parsálla ...	
		129 Kallwáda ...	
		130 Surái ...	
		131 Málpur ...	
		132 Chorwihir ...	
		133 Mhassurda ...	
		134 Dháwáda ...	
		135 Jhirwa ...	
		136 Pathára ...	
		137 Rámi ...	
		138 Nimgul ...	
		139 Tákarkheda ...	
		140 Wadadha ...	
		141 Cháwáda ...	
		142 Táwakheda ...	
		143 Dául ...	
		144 Dondáicha ...	
		145 Warwáda ...	
		146 Vikhurla ...	
		147 Wanni ...	
		148 Mandána ...	
		149 Zotwad ...	
		150 Saidwára ...	
		151 Sáhur ...	
		152 Kodada ...	
		153 Hol, tarf Chakun ...	
		154 Bámuu ...	
		155 Kurukwáda ...	
		156 Mundánna ...	
		157 Dhamána ...	
		158 Langhána ...	
		159 Wasmána ...	
		160 Lohogaon ...	

(1) See footnote (1) on page 183, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Dhulia. ...	161 Kumbhára ...	Táluka Virde(1).
		162 Kallgaon ...	
		163 Hátla ...	
		164 Sanwád ...	
		165 Ranjána ...	
		166 Jassána ...	
		167 Chilána ...	
		168 Dalwád ...	
Subordinate Judge, 2nd Class.	Yával(2). ...	1 Kasbe Sávda ...	Táluka Sávda.
		2 Maujé Pimprud ...	
		3 " Warroda ...	
		4 " Karanji ...	
		5 " Wanoli ...	
		6 " Viroda ...	
		7 " Savkheda Pargane Sávda ...	
		8 " Bahmnoda ...	
		9 " Pádalsa ...	
		10 " Pilloda Budruk ...	
		11 " Chikhli Budruk ...	
		12 " Mhyswádi ...	
		13 " Bháloda ...	
		14 " Hingoné ...	
		15 " Mahogan ...	
		16 " Ghodwad ...	
		17 " Cháhardi ...	
		18 " Mārul ...	
		19 " Ambardi ...	
		20 " Amoda ...	
		21 " Fyzpur ...	
		22 " Náhvi Budruk ...	
		23 " Borkheda Budruk ...	
		24 " Bhiláni ...	
		25 " Jánori ...	
		26 " Kálmoda ...	
		27 Khiroda ...	
		28 Mōhomándal ...	
		29 Sávkheda Budruk ...	
		30 Chinchati ...	
		31 Lohára ...	
		32 Gulli ...	

(1) See footnote (1) on page 183, *supra*.(2) For villages added to the jurisdiction of the Subordinate Judge of Yával, see Notification No. 5875, dated 27th August 1880, printed at page 260, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Yával ⁽¹⁾	33 Utkheda ...	Táluka Sánda.
		34 Vivra Budruk ...	
		35 Vivra Khurd ...	
		36 Tarroda ...	
		37 Gowlkheda ...	
		38 Kumbhárkheda ...	
		39 Sávkheda Khurd ...	
		40 Chináwal ...	
		41 Razoda ...	
		42 Kochur Khurd ...	
		43 Borkheda Sim ...	
		44 Kochur Budruk ...	
		45 Wághoda Budruk ...	
		46 Wadgaon ...	
		47 Nimbhora Budruk ...	
		48 Khirdi Khurd ...	
		49 Khirdi Budruk ...	
		50 Rembhotè ...	
		51 Wághádi ...	
		52 Singádi ...	
		53 Dhamodi ...	
		54 Koloda ...	
		55 Sulwádi ...	
		56 Susti ...	
		57 Kándvel ...	
		58 Gowlwáda ...	
		59 Bhámálwádi ...	
		60 Puri ...	
		61 Balwádi ...	
		62 Singat ...	
		63 Ándálwádi ...	
		64 Singnur ...	
		65 Dasnur ...	
		66 Mhaskáwad Khurd ...	
		67 Mhaskáwad Sim ...	
		68 Waghoda Khurd ...	
		69 Mhaskáwád Budruk ...	
		70 Gátta ...	
		71 Sunoda ...	
		72 Tándulwádi ...	
		73 Mángalwádi ...	
		74 Lumkheda ...	
		75 Udli Budruk... ..	

(1) See footnote (2) on page 187, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Yával ⁽¹⁾ ...	76 Udli Khurd ...	Táluka Sárdá.
		77 Tajkheda ...	
		78 Rangaon ...	
		79 Gabukheda ...	
		80 Thorgowbán ...	
		81 Chunwád ...	
		82 Ráipur ...	
		83 Sutgaon ...	
		84 Mángi ...	
		85 Ridhori ...	
		86 Dujkheda ...	
		87 Kosgaon ...	
		88 Káswa ...	
		89 BhorteK ...	
		90 Kattora ...	
		91 Aklud ...	
		92 Anjálá ...	
		93 Wáglud ...	
		94 Borawal Budruk ...	
		95 Nimgaon ...	
		96 Rajora ...	
		97 Chickli Khurd ...	
		98 Sángvi Khurd ...	
		99 Atráwal ...	
		100 Yával ...	
		101 Tembhi Khurd ...	
		102 Borawal Khurd ...	
		103 Tákarkheda ...	
		104 Bhalsiw ...	
		105 Pimpri ...	
		106 Tembhi Budruk ...	
		107 Sirsád ...	
		108 Pilloda Khurd ...	
		109 Manvail ...	
		110 Anvail ...	
		111 Dagdi ...	
		112 Pilvan Khedi ...	
		113 Thorgován ...	
		114 Pathrálla ...	
		115 Dalégaon ...	
		116 Sirágad ...	

(1) See footnote (2) on page 187, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station			
Subordinate Judge 2nd Class.	Yával ⁽¹⁾ ...	117 Nhávi	Táluka Sàvda.
		118 Wágrud	
		119 Dámthurani	
		120 Untáwad	
		121 Dongaon	
		122 Chincholi	
		123 Adgaon	
		124 Tollána	
		125 Manápuri	
		126 Kháلكot	
		127 Kui Budruk	
		128 Kassárkheda	
		129 Kingaon Khurd	...	
		130 Ichkheda	
		131 Máloda	
		132 Chip	
		133 Sátoda	
		134 Málewádi	
		135 Nimdow	
		136 Nágzari	
		137 Sowkheda Sim	...	
		138 Chunchála	
		139 Náigaon	
		140 Bhukni	
		141 Kingaon Budruk	...	
		142 Giradgaon	
		143 Wághoda	
		144 Sákli	
		145 Náwra	
		146 Sutarkhedi	
		147 Wadhoda	
		148 Wirawali Khurd	...	
		149 Wirawali Budruk	...	
		150 Máháلكhedi	
		151 Korpáwli	
		152 Dahigaon	
		153 Pimprálla	
		154 Mohoráo	
		155 Mhálvé	
		156 Wadri Khurd	...	
		157 Palsoda Budruk	...	
		158 Aghwán	
		159 Kháparkheda	

(1) See footnote (2) on page 187, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Yával ⁽¹⁾ ...	160 Sátoda Khurd ...	Táluka Sánda.
		161 Kolvad ...	
		162 Palsoda Khurd ...	
		163 Wadri Budruk ...	
		164 Dongarda ...	
		165 Kattora ...	
		166 Chitoda ...	
		167 Sàngvi Budruk ...	
		168 Korkheda Khurd ...	
		169 Mahamadpur ...	
		170 Dhura ...	
		171 Etuvé Khurd ...	
		172 Etuvé Budruk ...	
		173 Kusumbé Budruk ...	
		174 Bhátkheda ...	
		175 Pársé ...	
		176 Ajanda ...	
		177 Nándurkheda Budruk ...	
		178 Sàngwa ...	
		179 Nándurkheda Khurd ...	
		180 Hol ...	
		181 Bhawur ...	
		182 Ghargaon ...	
		183 Yewti ...	
		184 Patendi ...	
		185 Pankheda ...	
		186 Borkheda ...	
		187 Tánaswádi ...	
		188 Bhokri ...	
		189 Kerhála Budruk ...	
		190 Kerhála Khurd ...	
		191 Dángwád ...	
		192 Khedi Budruk ...	
		193 Ráver ...	
		194 Kusumbé Khurd ...	
		195 Manjulwádi ...	
		196 Khedi Khurd ...	
		197 Khircda ...	
		198 Khedi Sim ...	
		199 Abhoda Budruk ...	
		200 Rasulpur ...	
		201 Chorbandaré ...	
		202 Abhoda Khurd ...	

(1) See footnote (on page 187, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Yával (1). ...	203 Junona ...	Táluka Sánda.
		204 Mangrul ...	
		205 Pimpri ...	
		206 Mohogan Budruk ...	
		207 Mohogan Sim ...	
		208 Mohogan Khurd ...	
		209 Gangápur ...	
		210 Pádlé Khurd ...	
		211 Pádlé Budruk ...	
		212 Nirul ...	
		213 Ahirwádi ...	
		214 Karjod ...	
		215 Khánápur ...	
		216 Chorwad ...	
		217 Ajnádl ...	
		218 Atwáda ...	
		219 Dodha ...	
		220 Nimbhora Sim ...	
		221 Néhété ...	
		222 Morgaon Sim ...	
		223 Morgaon Khurd ...	
		224 Wághodá ...	
		225 Morgaon Budruk ...	
		226 Khirwad ...	
		227 Sarsuti ...	
		228 Therolla ...	
		229 Dhurkheda ...	
		230 Nimbhora Khurd ...	
		231 Bohorda ...	
		232 Vitvé ...	
		233 Nimbol ...	
		234 Ainpur ...	
		235 Koparli ...	
Subordinate Judge, 2nd Class.	Bhusával, at present sta- tioned at Varangaon.	1 Varangaon ...	Táluka Bhusával.
		2 Dariápur ...	
		3 Talvail ...	
		4 Bohordi Budruk ...	
		5 Bohordi Khurd ...	
		6 Kahulkhera ...	
		7 Hartálla ...	
		8 Wozerkhera ...	
		9 Singarkhera ...	
		10 Bélkhera Digar ...	

(1) See footnote (2) on page 187, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court,		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Bhusával, at present station- ed at Varangaon.	11 Pimpalgaon Budruk ...	Táluka Bhusával.
		12 Khátkhera ...	
		13 Junona ...	
		14 Farkánda ...	
		15 Palláskhera Charun ...	
		16 Málégaon ...	
		17 Sarola ...	
		18 Nimkheri Khurd ...	
		19 Sattora ...	
		20 Dhormáll ...	
		21 Tarroda ...	
		22 Chickli ...	
		23 Bhándgura ...	
		24 Ruikhera ...	
		25 Kanniar Khera ...	
		26 Maniar Khera ...	
		27 Sirsálla ...	
		28 Hingona ...	
		29 Amadgaon ...	
		30 Ujni ...	
		31 Salsingi ...	
		32 Sonoti ...	
		33 Nárgaon ...	
		34 Nándgaon ...	
		35 Nimboia ...	
		36 Palláskhera Khurd ...	
		37 Warkhera Khurd ...	
		38 Kolládi ...	
		39 Chinchkhera Sim ...	
		40 Nimbkhera ...	
		41 Ghankhera ...	
		42 Yenggaon ...	
		43 Harankhera ...	
		44 Chickli Khurd ...	
		45 Chickli Sim ...	
		46 Warkhera Budruk ...	
		47 Rájur ...	
		48 Bodwad ...	
		49 Manur Budruk ...	
		50 Manur Khurd ...	
		51 Shewga Budruk ...	
		52 Chichli Budruk ...	
		53 Warji ...	
		54 Chinchkhera ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Bhusával, at present sta- tioned at Varangaon.	55 Ráutchinchola ...	Táluka Bhusával.
		56 Shewga Khurd ...	
		57 Dhondkhera ...	
		58 Kurhahárdi ...	
		59 Lonwárrí ...	
		60 Jamti ...	
		61 Yewti ...	
		62 Rewti ...	
		63 Shelwár ...	
		64 Jalchakra Khurd ...	
		65 Palláskhera Budruk ...	
		66 Wáki ...	
		67 Warád Budruk ...	
		68 Warád Khurd ...	
		69 Jalchakra Budruk ...	
		70 Chorkurré ...	
		71 Kolpimpri ...	
		72 Bhánkhera ...	
		73 Golégaon Budruk ...	
		74 Karranji ...	
		75 Páchedewli ...	
		76 Achégaon ...	
		77 Susri ...	
		78 Vilhola ...	
		79 Kinhi ...	
		80 Khandálla ...	
		81 Moudálla ...	
		82 Sindi ...	
		83 Viehwa ...	
		84 Lonwári ...	
		85 Pimpalgam Khurd ...	
		86 Golégaon Khurd ...	
		87 Dhánori ...	
		88 Surwárra Khurd ...	
		89 Muktal ...	
		90 Borgaon ...	
		91 Palláskhera Sim ...	
		92 Surwarra Budruk ...	
		93 Mámmori ...	
		94 Mandwa Digar ...	
		95 Kurah ...	
		96 Jogalkhori ...	
		97 Warrád Sim ...	
		98 Gombhi ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station		
Subordinate Judge, 2nd Class.	Bhusával, at present station- ed at Varangaon.	99 Gojara	Táluka Bhusával.
		100 Chorwar ...	
		101 Mirgowhán ...	
		102 Wanjola ...	
		103 Kharki ...	
		104 Pimpri ...	
		105 Sákegaon ...	
		106 Jogalkhera ...	
		107 Bhámkhera ...	
		108 Sattára ...	
		109 Bhusával Digar ...	
		110 Kheri Budruk ...	
		111 Kheri Khurd ...	
		112 Kannálla Khurd ...	
		113 Kannálla Budruk ...	
		114 Khadkó ...	
		115 Kandári ...	
		116 Faikri ...	
		117 Sackri ...	
		118 Mohojái ...	
		119 Nimbhoré Budruk ...	
		120 Pimpri Sekum ...	
		121 Mehamañpur ...	
		122 Manáarkhera ...	
		123 Chándkhera ...	
		124 Nárgaon ...	
		125 Fulgaon ...	
		126 Anjansond ...	
		127 Kattora Pargane Edalabad...	
		128 Kattora Pargane Varangaon.	
		129 Nimbhoré Khurd ...	
		130 Sowtar ...	
		131 Hatnur ...	
		132 Kharag ...	
		133 Mandni ...	
		134 Mánpur ...	
		135 Wadhuvé ...	
		136 Kássarkhera Digar ...	
		137 Táhákli ...	
		138 Chinchol ...	
		139 Mehun ...	
		140 Changdew ...	
		141 Dudhála ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Bhusával, at present stationed at Varangaon.	142 Manégaon ...	Taluka Bhusával.
		143 Kothli ...	
		144 Hingné Khurd ...	
		145 Sálbardi ...	
		146 Edalábád ...	
		147 Doda Budruk ...	
		148 Kund ...	
		149 Pimpri Akaraut ...	
		150 Ghorésgaon ...	
		151 Hingné Charan ...	
		152 Nandvail ...	
		153 Chinchkhara Budruk ...	
		154 Málkhera ...	
		155 Nimbkhari Budruk ...	
		156 Ichápur ...	
		157 Janiti ...	
		158 Damtaik ...	
		159 Bodvad ...	
		160 Hingni ...	
		161 Dhámraugaon ...	
		162 Borkhera Budruk ...	
		163 Digi ...	
		164 Diskund ...	
		165 Therolé ...	
		166 Kákora ...	
		167 Kuró ...	
		168 Pimpralla ...	
		169 Kiralé ...	
		170 Rígaon ...	
		171 Thall ...	
		172 Párbhall ...	
		173 Bhote ...	
		174 Parambi ...	
		175 Tálkhera ...	
		176 Sulé ...	
		177 Chinchkhara Khurd ...	
		178 Warroda ...	
		179 Márdi ...	
		180 Halkhera ...	
		181 Bahádurpur ...	
		182 Dhula ...	
		183 Umra ...	
		184 Hiwré ...	
		185 Jondalkhera ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Bhusával, at present stationed at Varangaon.	186 Rájur ...	Táluka Bhusával.
		187 Barekhera Khurd ...	
		188 Dowlatpur ...	
		189 Morziri ...	
		190 Mandápur ...	
		191 Chartana ...	
		192 Wargao ...	
		193 Táckli ...	
		194 Wáila ...	
		195 Khámni ...	
		196 Anjangaon ...	
		197 Dollhárkhera ...	
		198 Somangaon ...	
		199 Sukli ...	
		200 Rukhoti ...	
		201 Dui ...	
		202 Doda Khurd ...	
		203 Khámkhera ...	
		204 Hingné Budruk ...	
		205 Uchanda ...	
		206 Khupkhera ...	
		207 Melsángva ...	
		208 Panchán ...	
		209 Mondulda ...	
		210 Shaimalda ...	
		211 Maindolda ...	
		212 Kalajkhera Digar ...	
		213 Purnádi ...	
		214 Bhond ...	
		215 Pimpri Pancham ...	
		216 Godankhera ...	
		217 Umbarda ...	
		218 Pimpri Bhojna ...	
		219 Lohar Khera ...	
		220 Kurki ...	
		221 Kálwad ...	
		222 Dhába ...	
		223 Kowta ...	
		224 Náigaon ...	
		225 Kolhi ...	
		226 Bámhani Digar ...	
		227 Pimpri Nándu ...	
		228 Assoda ...	
		229 Bailaswadi ...	
		230 Bailkhera ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class.	Bhusával, at present station- ed at Varangaon.	231 Dhámánda	Táluka Bhusával.
		232 Bhokri	
		233 Narvail	
		234 Unturli	
		235 Patunda	
		236 Antarkhera	
		237 Khirdi	Táluka Nasira- bad.
		238 Tigra	
		239 Dewalasgaon	Táluka Jámner.
		240 Betávad Budruk	
		241 Kápuswári	
		242 Gornálla	
		243 Betávad Khurd	
		244 Rájui	
		245 Sárgaon	
		246 Tirkhera	
Subordinate Judge, 2nd Class.	Jámner ⁽¹⁾ , at present station- ed at Jalgaon.	1 Nasirabad	Táluka Nasirabad ⁽²⁾ .
		2 Jalgaon Khurd	
		3 Kadgaon	
		4 Shalégaon	
		5 Kánaswára	
		6 Bholána	
		7 Deulwára	
		8 Sujda	
		9 Assoda	
		10 Bhadli Budruk	
		11 Murar Khera	
		12 Tarsod	
		13 Maniár Khera	
		14 Kheri Budruk	
		15 Jalgaon Budruk	
		16 Tándlaj	
		17 Mamurábád	
		18 Náandra Khurd	
		19 Kháparkhera	
		20 Dhámangaon	
		21 Turkhera	

(1) The designation "Subordinate Judge, 2nd Class, Jámner," was changed to "Subordinate Judge, 2nd Class, Jalgaon" by Notification No. 2800, dated 20th April 1885, printed at page 261, *infra*.

(2) The name of this Táluka has since been changed to Jalgaon; *vide* Notification No. 1760 dated 11th February 1885, *B. G. G.*, 1885, Pt. 1, p. 175.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class.	Jámner ⁽¹⁾ , at present stationed at Jalgaon.	22	Awár ...	Táluka Nasirabad ⁽²⁾ .
		23	Vidgaon ...	
		24	Digsái ...	
		25	Ridur ...	
		26	Mattána ...	
		27	Amoda Khurd ...	
		28	Ghárdi ...	
		29	Dhánora Khurd ...	
		30	Karanj ...	
		31	Sowkhera Khurd ...	
		32	Kinod ...	
		33	Kottora ...	
		34	Bhádli Khurd ...	
		35	Bhokar ...	
		36	Palsod ...	
		37	Jámod ...	
		38	Amoda Budruk ...	
		39	Gárroda ...	
		40	Dévgaon ...	
		41	Fupni ...	
		42	Nandgaon ...	
		43	Fesardi ...	
		44	Pilkhera ...	
		45	Nándra Budruk ...	
		46	Kuvárkhera ...	
		47	Kánalda ...	
		48	Fupnagguri ...	
		49	Warnagguri ...	
		50	Kheri Khurd ...	
		51	Awháné ...	
		52	Nimbkheri Khurd ...	
		53	Pimprálla ...	
		54	Sowkhera Budruk ...	
		55	Maherun ...	
		56	Dantálla ...	
		57	Ghosla ...	
		58	Kheri Sim ...	
		59	Mohádi ...	
		60	Sirsoli Pargane Bornár ...	
		61	Toklé ...	

(1) See footnote (1) on page 198, *supra*.(2) See footnote (2) on page 198, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Jámner ⁽¹⁾ , at present stationed at Jalgaon.	62 Nágzuri ...	Taluka Nasirabad ⁽²⁾ .
		63 Dánora Budruk ...	
		64 Panáli ...	
		65 Dápura ...	
		66 Síroli Pargane Nasirabad...	
		67 Dhárágir ...	
		68 Náigaon Khurd ...	
		69 Nehura Budruk ...	
		70 Nehura Khurd ...	
		71 Jambol ...	
		72 Bankhéra ...	
		73 Kurhárdé ...	
		74 Lamájan Pargane Bornár .	
		75 Lamájan Pargane Eran- dol ...	
		76 Pathrád ...	
		77 Mhasávad ...	
		78 Wákri ...	
		79 Wáwarda ...	
		80 Bilkhera ...	
		81 Bilwári ...	
		82 Domgaon ...	
		83 Bornár ...	
		84 Páthri ...	
		85 Wadli ...	
		86 Jowkhera ...	
		87 Lonwari Budruk ...	
		88 Lonwari Khurd ...	
		89 Warrád Khurd ...	
		90 Warrád Budruk ...	
		91 Jalké ...	
		92 Bodra ...	
		93 Vitner ...	
		94 Náigaon Budruk ...	
		95 Dhánwar ...	
		96 Dewhári ...	
		97 Pimplé ...	
		98 Kusumbé Budruk ...	
		99 Kusumbé Khurd ...	
		100 Murádpur ...	
		101 Chincholi ...	
		102 Umála ...	

(1) See footnote (1) on page 198, *supra*.(2) See footnote (2) on page 198, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class.	Jámner ⁽¹⁾ , at present station- ed at Jalgaon.	103	Kandári ...	Táluka Nasirabad. ⁽²⁾
		104	Bhágpur ...	
		105	Behli ...	
		106	Nimbgaon Budruk ...	
		107	Hingona Khurd ...	
		108	Ráipur ...	
		109	Kharag ...	
		1	Jámner ...	Táluka Jámner.
		2	Titvi ...	
		3	Wargaon Rámá ...	
		4	Hingné Kasba ...	
		5	Wozar Budruk ...	
		6	Tákarkhera ...	
		7	Nágna Budruk ...	
		8	Nágna Khurd ...	
		9	Lahásar ...	
		10	Sonári ...	
		11	Hol ...	
		12	Máhakhera ...	
		13	Gárkhera Budruk ...	
		14	Ambilohol ...	
		15	Vitner ...	
		16	Hiwri ...	
		17	Mehenjalla ...	
		18	Khatgaon ...	
		19	Pohori ...	
		20	Dohori ...	
		21	Nimgaon Khurd ...	
		22	Singait ...	
		23	Gangápur ...	
		24	Gárkhera Khurd ...	
		25	Mundkhera ...	
		26	Palláskhera Suruáddi ...	
		27	Kharki ...	
		28	Borgaon ...	
		29	Náidábhári ...	
		30	Máldábhári ...	
		31	Wárrí ...	
		32	Pátkhera ...	
		33	Wágári ...	
		34	Káلكhera ...	

(1) See footnote (1) on page 198, *supra*.(2) See footnote (2) on page 198, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge. 2nd Class.	Jámner ⁽¹⁾ , at present station- ed at Jalgaon.	35 Tigra Wargaon ...	Táluka Jámner.
		36 Vadgaon Tigra ...	
		37 Maikhara Digar ...	
		38 Bohorkhera ...	
		39 Náandra ...	
		40 Sáwrall ...	
		41 Amkhera ...	
		42 Nimkheri ...	
		43 Sámrod ...	
		44 Wánnarkhera ...	
		45 Rájur ...	
		46 Chinchkhera Sin ...	
		47 Shailgaon ...	
		48 Tallégaon ...	
		49 Kásli ...	
		50 Ráhere ...	
		51 Mehegaon ...	
		52 Nimkheri Pimpri ...	
		53 Jalájani Khurd ...	
		54 Jalájani Budruk ...	
		55 Khamkhera ...	
		56 Warkheri Pimpri ...	
		57 Hingni Pimpri ...	
		58 Pimpri ...	
		59 Chincholi ...	
		60 Sheoga ...	
		61 Gortalla ...	
		62 Junona ...	
		63 Pallás Khera Kákar ...	
		64 Deulgaon ...	
		65 Tornálla ...	
		66 Pattád ...	
		67 Gondri ...	
		68 Khalad Khurd ...	
		69 Khalad Budruk ...	
		70 Pimpalgaon Pimpri ...	
		71 Fatépur ...	
		72 Tákli ...	
		73 Loni ...	
		74 Mándni ...	
		75 Kini ...	
		76 Wargaon Nimb ...	

(1) See footnote (1) on page 198, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Jámner ⁽¹⁾ , at present station- ed at Jalgaon.	77 Wargaoñ Sado ...	Táluka Jámner,
		78 Náñdgaon ...	
		79 Goradkhara ...	
		80 Wákri ...	
		81 Karanpháta ...	
		82 Shengola ...	
		83 Chinchkhara Wákri ...	
		84 Hiwarkhara Wákri ...	
		85 Máñdvé Budruk ...	
		86 Dewhári ...	
		87 Dholgaon ...	
		88 Dhálsingi ...	
		89 Tallwára ...	
		90 Tondápur Digar ...	
		91 Máñdvé Khurd ...	
		92 Khandwa ...	
		93 Nínkhedi Tondápur ...	
		94 Bháradkhara ...	
		95 Níngati ...	Táluka Jámner,
		96 Khámkhara Tondápur ...	
		97 Kumbhári Budruk ...	
		98 Kumbhári Khurd ...	
		99 Warli Digar... ..	
		100 Chondeshwar Digar ...	
		101 Wákad Digar ...	
		102 Jámbohla ...	
		103 Wargaoñ Khurd Digar ...	
		104 Wargaoñ Budruk Digar...	
		105 Pimpalgaon Khurd Digar.	
		106 Hiwri ...	
		107 Hiwarkhara Digar ...	
		108 Pimpalgaon Budruk Digar	
		109 Londri Khurd Digar ...	
		110 Londri Budruk Digar ...	
		111 Náígaon ...	
		112 Shéri ...	
		113 Sonál ...	
		114 Pimpalgaon Golait ...	
		115 Moígaon Khurd ...	
		116 Moígaon Budruk ...	
		117 Bhágdara ...	

(1) See footnote (1) on page 198, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Jámner ⁽¹⁾ , at present sta- tioned at Jalgaon.	118 Wágolla ... 119 Sháhápúr ... 120 Tádga ... 121 Wozar Khurd ... 122 Kodoli ... 123 Pimparkhera ... 124 Tákli Khurd ... 125 Pimplhar ... 126 Tákli Budruk ... 127 Wáki Khurd ... 128 Wáki Budruk ... 129 Palláskhera Budruk ... 130 Hiwarkhera ... 131 Kekatnimbhora ... 132 Gond Khail ... 133 Málpimpri ... 134 Chinch Khera Budruk ... 135 Tapowun ... 136 Hingoné Sim ... 137 Hingoné Budruk ... 138 Boaldura ... 139 Gondégaon ... 140 Báglan ... 141 Vizkhede ... 142 Neri Budruk ... 143 Neri Khurd Digar ... 144 Kalmára ... 145 Palláskhera Páldi ... 146 Gárkhera ... 147 Tigra Budruk ... 148 Tigra Khurd ... 149 Mohári ... 150 Rotwad ... 151 Nándra ... 152 Náchankhera ... 153 Jogákhhera ... 154 Lákholi ... 155 Hingoné Páldi ... 156 Raipákhhera ... 157 Palláskhera ... 158 Dhánora ...	Táluka Jámner.

(1) See footnote (1) on page 198, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Jámner ⁽¹⁾ , at present station- ed at Jalgaon.	159 Bharrádi ...	Táluka Jámner.
		160 Bhilkhera ...	
		161 Sarvé Khurd...	
		162 Sáwatkhhera ...	
		163 Sunasgaon Khurd ...	
		164 Sunasgaon Budruk ...	
		165 Kumbhári ...	
		166 Deopimpri ...	
		167 Sárva ...	
		168 Páldi ...	
		169 Kharsána ...	
		170 Mandki ...	
		171 Pohur ...	
		172 Pimpalgaon Pohur ...	
		173 Sóngvi ...	
		174 Gadégaon ...	
		175 Ekulti Khurd ...	
		176 Ekulti Budruk ...	
		177 Dondwádé ...	
		178 Chilgaon Digar ...	
		179 Gondégaon Digar ...	
		180 Láhé Digar ...	
		181 Sindkhhera Digar ...	
		182 Tarrangwárrí Digar ...	
		183 Shenduri Digar ...	
		184 Chinchkhhera Digar ...	
		185 Mengaum Digar ...	
		186 Bilwárrí Digar ...	
		187 Morrád Digar ...	
		188 Málkhhera Digar ...	
		189 Ambári ...	
		190 Maháluximi ...	
		191 Rumna ...	Táluka Bhusával.
		192 Ghargaum ...	
		193 Belchol ...	
		194 Titvi ...	
		195 Kirolla ...	
		196 Sunasgaon ...	
		197 Downda ...	

(1) See footnote (1) on page 198, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾ .	1 Nandurbár ...	Táluka Nandurbár.
		2 Hol Budruk tarf Haveli ...	
		3 Pátoda ...	
		4 Wághoda ...	
		5 Rákaswádé ...	
		6 Ghuli ...	
		7 Lonkheda ...	
		8 Karanjikupa Digar ...	
		9 Nalvé Khurd ...	
		10 Nalvé Budruk ...	
		11 Jámboli ...	
		12 Bhawáli ...	
		13 Dhuloda ...	
		14 Viáhur ...	
		15 Wailáwad ...	
		16 Kavita ...	
		17 Chorgaon ...	
		18 Mauje Kotli ...	
		19 Mubárákpur ...	
		20 Nizar ...	
		21 Anturli ...	
		22 Wáka ...	
		23 Chinchoda ...	
		24 Sarvál ...	
		25 Harduli Digar ...	
		26 Pathrái Digar ...	
		27 Amrow ...	
		28 Adachi ...	
		29 Dhamdái ...	
		30 Warul ...	
		31 Pallássi ...	
		32 Kolda ...	
		33 Khodasgaon ...	
		34 Deohálla ...	
		35 Sailu ...	
		36 Hingni Digar ...	
		37 Pimplod tarf Nizar ...	
		38 Sulwáda ...	
		39 Viáwal ...	
		40 Sáwalda ...	
		41 Korat ...	
		42 Sinda ...	

(1) For certain villages of the Sháháda Táluka, placed under the jurisdiction of the Subordinate Judge of Nandurbár, see Notification No. 3929, dated 5th July 1879, printed at page 259, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾	43 Sháháda ...	Táluka Nandurbár.
		44 Bámdoda ...	
		45 Bhágsari ...	
		46 Dhámdoda ...	
		47 Korada ...	
		48 Dahidula Khurd ...	
		49 Dahidula Budruk ...	
		50 Kattora Digar ...	
		51 Umarda Khurd ...	
		52 Chhowpálla ...	
		53 Wawda ...	
		54 Akrálla ...	
		55 Tissi ...	
		56 Nágaon ...	
		57 Bhálér ...	
		58 Wadwad ...	
		59 Kalmádi ...	
		60 Kánalda ...	
		61 Khondámalli... ..	
		62 Samsherpur ...	
		63 Borálla ...	
		64 Násinda ...	
		65 Khápurkheda ...	
		66 Vikhran ...	
		67 Sindgowhán ...	
		68 Kákarda ...	
		69 Hátmohidá ...	
		70 Junmohidá ...	
		71 Wadbára ...	
		72 Hol Khurd tarf Ranálla...	
		73 Nimbhail ...	
		74 Kandra ...	
		75 Koparli Digar ...	
		76 Amaltha ...	
		77 Wasrail ...	
		78 Mánjra ...	
		79 Buhiana ...	
		80 Aralla ...	
		81 Sáturka ...	
		82 Bhádwad ...	
		83 Balldána ...	
		84 Kárli ...	
		85 Ghotána ...	
		86 Niháli ...	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾ .	87 Khokrálla ...	Táluka Nandurbár.
		88 Moyána ...	
		89 Máikheda ...	
		90 Waidána ...	
		91 Talwáda tarf Mandané ...	
		92 Kharda Khurd ...	
		93 Saitána ...	
		94 Assána ...	
		95 Balwand ...	
		96 Runálla Digar ...	
		97 Wankuta ...	
		98 Dhandána ...	
		99 Chákla ...	
		100 Akhatwáda ...	
		101 Mándal ...	
		102 Saiti ...	
		103 Tilláli ...	
		104 Ranjálá ...	
		105 Talwáda tarf Haveli ...	
		106 Hati <i>alias</i> Indri ...	
		107 Tané Digar ...	
		108 Wásdara ...	
		109 Bhona ...	
		110 Dudhála ...	
		111 Tokartalla Digar ...	
		112 Nándarkha ...	
		113 Ashta ...	
		114 Wozarda ...	
		115 Wághálá ...	
		116 Nágsur ...	
		117 Khairalla ...	
		118 Virchak ...	
		119 Khámgaon Digar ...	
		120 Billádi ...	
		121 Narayanpur Digar ...	
		122 Sundarda Digar ...	
		123 Karankheda ...	
		124 Fulsara ...	
		125 Umarda Budruk ...	
		126 Loyé ...	
		127 Wailda ...	
		128 Saizwa ...	
		129 Khoduda ...	
		130 Aduda ...	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾ .	131 Naiwalla ...	Táluka Nandurbár.
		132 Borta ...	
		133 Bórda ...	
		134 Dhánora ...	
		135 Karanjwa ...	
		136 Pimploda tarf Kotli ...	
		137 Nattáwad ...	
		138 Kasbákotli ...	
		139 Nimboni ...	
		140 Ghirasgaon ...	
		141 Julka ...	
		142 Daikwad Digar ...	
		143 Rannálla ...	
		144 Sirwa Digar ...	
		145 Umaj ...	
		146 Wadjákhan ...	
		147 Bhádwd ...	
		148 Bijgaum ...	
		149 Mográni ...	
		150 Kholdar ...	
		151 Wánjla ...	
		152 Sálwán ...	
		153 Khólvihir ...	
		154 Náwli ...	
		155 Malwáni ...	
		156 Shráwni ...	
		157 Borchak ...	
		158 Khandbori ...	
		159 Wátvi ...	
		160 Shewga ...	
		161 Khirwa ...	
		162 Wadvihir ...	
		163 Kotada ...	
		164 Páwala ...	
		165 Arditár ...	
		166 Mangrul ...	
		167 Wasláí ...	
		168 Khirwa ...	
		169 Mogré ...	
		170 Bhagdé ...	
		171 Gujarpur ...	
		172 Bhiljamboli ...	
		173 Gámdi ...	
		174 Raígad ...	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár (1).	175 Lakhmikheda ...	Táluka Nandurbár.
		176 Bhilbhowáli ...	
		177 Hatnur Digar ...	
		178 Lekurwáli ...	
		179 Nássarpur ...	
		180 Wadli ...	
		181 Tapikhadkale ...	
		182 Arkunda ...	
		183 Ránikhadkale ...	
		184 Gaibiumar ...	
		185 Shálé ...	
		186 Lákhanvihir...	
		187 Wágda ...	
		188 Karjalli ...	
		189 Vihirkuwa ...	
		190 Waddhe Khurd ...	
		191 Shehi ...	
		192 Kassára ...	
		193 Nijámpur Digar ...	
		194 Nimboni ...	
		195 Waddhe Budruk ...	
		196 Dhong ...	
		197 Palsi ...	
		198 Pimpla ...	
		199 Umarvihir ...	
		200 Deolipádá ...	
		201 Adulsa ...	
		202 Malái ...	
		203 Nimdurda ...	
		204 Tillásar ...	
		205 Bandhárpadá ...	
		206 Chitwi ...	
		207 Khadki ...	
		208 Chorvihir ...	
		209 Siriwada ...	
		210 Kadwána ...	
		211 Keli ...	
		212 Bhardu ...	
		213 Sonár Digar ...	
		214 Maháلكadu ...	
		215 Tárápur ...	
		216 Khátgaum Digar ...	
		217 Khamle ...	
		218 Wadwái ...	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾	1 Sháháda ... 2 Mohida, tarf Sháháda ... 3 Sonwad ... 4 Pusnad ... 5 Sárangkheda ... 6 Kudáwad ... 7 Kowtal, tarf Sháháda ... 8 Bámkheda, tarf Sárangkheda ... 9 Andrad ... 10 Warul, tarf Sháháda ... 11 Kánadi, tarf Sháháda ... 12 Biládi ... 13 Sasda ... 14 Saiti ... 15 Pallásvadá ... 16 Nádarkheda ... 17 Wákera ... 18 Bupkari ... 19 Warda ... 20 Tembha, tarf Sháháda ... 21 Málégaon ... 22 Sirur, tarf Haveli ... 23 Sávalda ... 24 Nándarda, tarf Prakásha ... 25 Kukdel ... 26 Mandrad ... 27 Lámbholla ... 28 Karjái ... 29 Dámarkheda ... 30 Nimgaván ... 31 Prakásha ... 32 Dhurkheda ... 33 Pingana ... 34 Tikhora ... 35 Bháda ... 36 Kátharda Khurd ... 37 Kátharda Budruk Digar ... 38 Wághoda ... 39 Wajjálí ... 40 Nándarda Khurd Digar ... 41 Karankheda ... 42 Sonwal, tarf Borad ... 43 Tarhádi ...	Táluka Sháháda.

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbar ⁽¹⁾	44 Taingcha	Taluka Sháháda.
		45 Kalmádi	
		46 Welláwad	
		47 Wádi	
		48 Jáwada, tarf Borad	
		49 Pimpllod	
		50 Kothli, tarf Haveli	
		51 Pári	
		52 Wardha	
		53 Dhamlád	
		54 Kalsádi	
		55 Alkheda	
		56 Pádalda Budruk	
		57 Junwana	
		58 Awga	
		59 Nowalpur	
		60 Mohida, tarf Haveli	
		61 Hol	
		62 Untáwad	
		63 Maloni	
		64 Lonkheda	
		65 Taimbli	
		66 Hol Gujri	
		67 Dongargaum	
		68 Sawkheda	
		69 Kowlith	
		70 Sonwal, tarf Haveli	
		71 Assusa	
		72 Chandselli	
		73 Pádalda Khurd	
		74 Bhágápur	
		75 Brámanpur	
		76 Godipur	
		77 Gangápur	
		78 Sulwád	
		79 Mhasáwad	
		80 Anakwáda	
		81 Pimpri Budruk	
		82 Jallod	
		83 Budigaván	
		84 Umbartti	
		85 Amoda	
		86 Fataipur	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbar ⁽¹⁾ .	87 Sirud Digar ...	Táluka Sháhada.
		88 Chikhli Digar ...	
		89 Aurangpur ...	
		90 Láchora ...	
		91 Kánadi, tarf Haveli ...	
		92 Kusumwáda ...	
		93 Kurháwad ...	
		94 Bhuta ...	
		95 Akaspur ...	
		96 Navegaon ...	
		97 Virpur ...	
		98 Dará ...	
		99 Bihárdi ...	
		100 Chirda ...	
		101 Nágzari ...	
		102 Ránipur ...	
		103 Towlai ...	
		104 Ganora ...	
		105 Khargone ...	
		106 Bahirpur ...	
		107 Adgaum ...	
		108 Mubárákpur ...	
		109 Sultánpur ...	
		110 Billádi ...	
		111 Kheda Digar ...	
		112 Ráikheda ...	
		113 Jowkheda ...	
		114 Barvi ...	
		115 Kochara ...	
		116 Karangi ...	
		117 Shrikheda ...	
		118 Bhortaik ...	
		119 Ozurta ...	
		120 Ukhalsangaon ...	
		121 Jámb ...	
		122 Jáwda, tarf Haveli ...	
		123 Holmubárák ...	
		124 Wadgaon ...	
		125 Chángpur ...	
		126 Morad ...	
		127 Bhágra ...	
		128 Duchkheda ...	
		129 Mandána ...	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Tāluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbār ⁽¹⁾ .	130 Titri ...	Tāluka Sháháda.
		131 Wághda ...	
		132 Chikhli Khurd ...	
		133 Dámalda ...	
		134 Deopur ...	
		135 Tuki ...	
		136 Gogápur ...	
		137 Tidhara ...	
		138 Kalmáda ...	
		139 Asloda ...	
		140 Pimparda ...	
		141 Loharè ...	
		142 Karjoda ...	
		143 Kamráwad ...	
		144 Wadchil ...	
		145 Udhloda ...	
		146 Chirekhan ...	
		147 Pimpri Khurd ...	
		148 Mhasarda ...	
		149 Londra ...	
		150 Kákhutl ...	
		151 Kowtalla, tarf Sárangkheda...	
		152 Kalambu ...	
		153 Tembha, tarf Sárangkheda...	
		154 Kamkheda ...	
		155 Deur ...	
		156 Kothli ...	
		157 Kukáwal ...	
		158 Mátkuta ...	
		159 Nimbhora ...	
		160 Dhándra Budruk ...	
		161 Dhándra Khurd ...	
		162 Jainagar ...	
		163 Borálla ...	
		164 Wadáli ...	
		165 Bhadgaon ...	
		166 Khairwa ...	
		167 Bámkheda, tarf Tarhád ...	
		168 Warul, tarf Tarhád ...	
		169 Fopralla ...	
		170 Kondáwal ...	
		171 Ektás ...	
		172 Kákarda ...	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾	173 Fes ...	Táluka Sháháda.
		174 Dondwáda ...	
		175 Torkheda Digar ...	
		176 Hingni ...	
		177 Tarhádi ...	
		178 Mamána ...	
		179 Bhatána ...	
		180 Tarhád ...	
		181 Amanpur ...	
		182 Ambádi ...	
		183 Aswáda Digar ...	
		184 Chikhalko ...	
		185 Kátar Digar ...	
		186 Gopálpur ...	
		187 Ghodak Digar ...	
		188 Chinchola Digar ...	
		189 Zunjárpur ...	
		190 Zur ...	
		191 Dabkni Digar ...	
		192 Dondwad Digar ...	
		193 Deodharpáda Digar ...	
		194 Nattáwad ...	
		195 Nihári Digar ...	
		196 Nihálghát Digar ...	
		197 Pimparda Digar ...	
		198 Bodki ...	
		199 Mátrol ...	
		200 Máltek Digar ...	
		201 Mándvi Digar ...	
		202 Mohidé Digar ...	
		203 Lon ...	
		204 Wádi Digar ...	
		205 Wadner Digar ...	
		206 Shekráli Digar ...	
		207 Sháháné Digar ...	
		208 Isgaum Digar ...	
		1 Taloda Digar ...	Táluka Taloda.
		2 Bháwar Digar ...	
		3 Halálpur Digar...	
		4 Amoni ...	
		5 Chowgaon ...	
		6 Dalailpur Digar ...	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾	7 Rápápur ...	Táluka Taloda.
		8 Lákadkot ...	
		9 Khardi Budruk...	
		10 Kottur ...	
		11 Rozwa Digar ...	
		12 Chinoda ...	
		13 Amlad ...	
		14 Salsádi ...	
		15 Tallwa ...	
		16 Morwad ...	
		17 Chowgaon ...	
		18 Umri ...	
		19 Pratáppur Digar ...	
		20 Rájhmi ...	
		21 Gopálpur Digar...	
		22 Ránipur ...	
		23 Pádálpur ...	
		24 Gádwalí ...	
		25 Bandhára ...	
		26 Khardi Khurd ...	
		27 Dhánpur ...	
		28 Munga ...	
		29 Lákhpúr ...	
		30 Ban ...	
		31 Juwáni ...	
		32 Kárda ...	
		33 Pánwádi ...	
		34 Borad ...	
		35 Aste Khurd ...	
		36 Kalamsar ...	
		37 Mohida ...	
		38 Gunjálli ...	
		39 Kádail ...	
		40 Mod ...	
		41 Kharwad ...	
		42 Tarháwad ...	
		43 Khedla ...	
		44 Pisáwar ...	
		45 Ubhad ...	
		46 Satgaván ...	
		47 Dhánora ...	
		48 Daswad ...	
		49 Nimbhora ...	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾ .	50 Bhamsál ...	Taluka Taloda.
		51 Hol ...	
		52 Sátola ...	
		53 Bálda ...	
		54 Mahamadpur ...	
		55 Bahurupa ...	
		56 Bhopar ...	
		57 Hatoda ...	
		58 Ashraw ...	
		59 Untawad ...	
		60 Pimplás ...	
		61 Amoda ...	
		62 Goráse ...	
		63 Asta Budruk ...	
		64 Khár ...	
		65 Chirmiti ...	
		66 Kelni ...	
		67 Kondraj ...	
		68 Kukurmunda ...	
		69 Fulwádi ...	
		70 Somawal Budruk ...	
		71 Somawal Khurd ...	
		72 Khushgován ...	
		73 Lobbáni ...	
		74 Budhawali ...	
		75 Muttáwal ...	
		76 Budhawal ...	
		77 Rájvira ...	
		78 Dekati ...	
		79 Walher ...	
		80 Durangpur ...	
		81 Ekdád ...	
		82 Sozarbara ...	
		83 Kulambivihir ...	
		84 Jambhigunda ...	
		85 Rájgad ...	
		86 Goghat ...	
		87 Bobhat ...	
		88 Railpádá ...	
		89 Pimparpada ...	
		90 Ichagován ...	
		91 Kundow ...	
		92 Sávár Digar ...	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, -2nd Class.	Nandurbár ⁽¹⁾ .	93 Asáli ...	Taluka Taloda.
		94 Amli ...	
		95 Kewádi ...	
		96 Tánavihir ...	
		97 Rehtpádá ...	
		98 Amalpádá ...	
		99 Ratanpádá ...	
		100 Umarkuwa ...	
		101 Ránápur ...	
		102 Pátá ...	
		103 Sirva ...	
		104 Nalgaván ...	
		105 Ziri ...	
		106 Mendwad ...	
		107 Kákalpur ...	
		108 Shailwái ...	
		109 Modalpádá ...	
		110 Rámpur Khurd ...	
		111. Shátóna ...	
		112 Mendpur ...	
		113 Balamba ...	
		114 Modal ...	
		115 Rájpur ...	
		116 Talsa ...	
		117 Pati ...	
		118 Gadida ...	
		119 Baij ...	
		120 Amoda ...	
		121 Waisgaon ...	
		122 Panibara Digar ...	
		123 Assapur ...	
		124 Dodwipádá ...	
		125 Ranaichi ...	
		126 Toranda ...	
		127 Moramba ...	
		128 Warpádá Budruk alias Phadamba ...	
		129 Borikuva ...	
		130 Chokhi Ambli ...	
		131 Jamli ...	
		132 Ambkuva alias Anwádi ...	
		133 Kumbhárkhan ...	
		134 Khadké ...	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾	135 Ankushvihir ...	Taluka Taloda.
		136 Khatwáni ...	
		137 Gálloṭ ...	
		138 Dhadgaon ...	
		139 Roshinál Budruk ...	
		140 Ajanba ...	
		141 Ambráni Khurd ...	
		142 Amlla ...	
		143 Umráni Budruk ...	
		144 Bhogwádá Khurd ...	
		145 Borbán ...	
		146 Dháwadipádá ...	
		147 Chondwádá Budruk ...	
		148 Chondwádá Khurd ...	
		149 Kharwad ...	
		150 Ambari ...	
		151 Káklot ...	
		152 Mankhadi Khurd ...	
		153 Járli ...	
		154 Kamod Khurd ...	
		155 Chinálkuwa ...	
		156 Warkhadi Khurd ...	
		157 Dhanáje Khurd ...	
		158 Dhanáje Budruk ...	
		159 Bhogwáda Budruk ...	
		160 Kátra ...	
		161 Rájbari ...	
		162 Kamod Budruk ...	
		163 Shailkui ...	
		164 Shailkadi ...	
		165 Shindwáni ...	
		166 Trishul ...	
		167 Bhilgaon ...	
		168 Lohokheda ...	
		169 Charvi ...	
		170 Janjáne ...	
		171 Bhása ...	
		172 Chika ...	
		173 Mál Budruk ...	
		174 Genda ...	
		175 Nimkhudi ...	
		176 Kattora ...	
		177 Pálkha ...	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾ .	178 Gowra ... 179 Kákarpatti ... 180 Bijli ... 181 Sirsánni ... 182 Mándvi Budruk ... 183 Mándvi Khurd ... 184 Khadkulla Khurd ... 185 Hat Tembhurni ... 186 Wávi ... 187 Navegaon Budruk ... 188 Chittár ... 189 Torraumáll ... 190 Khadkhulla Budruk ... 191 Ratanpur ... 192 Alwána ... 193 Chinchoda ... 194 Mál Khurd ... 195 Hárrankhuri ... 196 Bhojgaon ... 197 Wárpahia ... 198 Mankhadi Budruk ... 199 Somána ... 200 Pimpri ... 201 Náandalwádá ... 202 Chápri ... 203 Jámanwai ... 204 Sarwáni ... 205 Son Budruk ... 206 Son Khurd ... 207 Mándalwádá ... 208 Kusumbveri ... 209 Mandwáni Khurd ... 210 Mandwáni Budruk ... 211 Chipla ... 212 Rádi Kulum ... 213 Chálwád ... 214 Chinha ... 215 Kálibail ... 216 Pádli ... 217 Rámshalla ... 218 Pádámand ... 219 Pánwádi ... 220 Marakh Khurd ...	Táluka Taloda.

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾ .	221 Tallai ...	Táluka Taloda.
		222 Kaila Khurd...	
		223 Kaila Budruk ...	
		224 Khurda ...	
		225 Marakh Budruk ...	
		226 Warkhedi Budruk ...	
		227 Hát Dhoi ...	
		228 Taimbhla ...	
		229 Mojura ...	
		230 Khánbára ...	
		231 Kudal ...	
		232 Khantamodi ...	
		233 Kátri ...	
		234 Khadkia ...	
		235 Bhánoli ...	
		236 Jullola ...	
		237 Kelni ...	
		238 Hátti ...	
		239 Shailguda ...	
		240 Pimpalchok ...	
		241 Roshmall Khurd ...	
		242 Kutád ...	
		243 Kluwáni ...	
		244 Bhurud ...	
		245 Bádla ...	
		246 Asuli ...	
		247 Domkhadi ...	
		248 Chinchkhedi ...	
		249 Fulai ...	
		250 Kelimozra ...	
		251 Pimparpádá ...	
		252 Khámra ...	
		253 Sukalgad ...	
		254 Zumkati ...	
		255 Chándseli ...	
		256 Borichincha ...	
		257 Kubri ...	
		258 Dutlé ...	
		259 Mákadkund ...	
		260 Akuwáni ...	
		261 Polla ...	
		262 Gorádi ...	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾	263 Astamba	Táluka Taloda.
		264 Bháwari	
		265 Udda	
		266 Bhádal	
		267 Sádri <i>alias</i> Bhumáné	
		268 Nimgován	
		269 Kháparmall	
		270 Nulwan	
		271 Warwalli	
		272 Fulaibará	
		273 Shailkut	
		274 Sindpur	
		275 Bori	
		276 Shelda	
		277 Májuni	
		278 Sind Gowhan	
		279 Chinchtád	
		280 Sáwar	
		281 Dowalivihir	
		282 Dháwadighát...	
		283 Dáwarpait	
		284 Fulcádi	
		285 Bulkat	
		286 Pulkhádi	
		287 Garrúd	
		288 Khadi	
		289 Hurungpádá Sinasmál	
		290 Jáfi	
		291 Kákarda	
		292 Sáwar	
		293 Gowhan	
		294 Akulutar	
		295 Khushgowhan	
		296 Pratáppur	
		297 Ganpur	
		298 Pathápur	
		299 Sindi Digar	
		1 Pimpalner	Táluka Pimpalner.
		2 Jirápur	
		3 Chikasé	
		4 Degaon	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾ .	5 Umbháre ...	Taluka Pimpalner.
		6 Umbharti ...	
		7 Shelbári ...	
		8 Kadiála ...	
		9 Desh-sirwádé ...	
		10 Balháné ...	
		11 Pargaon ...	
		12 Shewagá ...	
		13 Konkangaon ...	
		14 Mandáne ...	
		15 Virkhel ...	
		16 Pánkheda ...	
		17 Kákaswáda ...	
		18 Kudasi ...	
		19 Dang Sirwáde ...	
		20 Bopkhel ...	
		21 Siva ...	
		22 Khatíal ...	
		23 Wardádi ...	
		24 Mánjri ...	
		25 Shenwad ...	
		26 Chorwad ...	
		27 Lakhál ...	
		28 Wáras ...	
		29 Kalamb ...	
		30 Khárgaon ...	
		31 Málgaon ...	
		32 Pimpalgaon ...	
		33 Chowpal ...	
		34 Amali ...	
		35 Dhaner ...	
		36 Dahivel ...	
		37 Khandbár ...	
		38 Sirsola ...	
		39 Máchmal ...	
		40 Kuraswad ...	
		41 Sutar ...	
		42 Jámkhel ...	
		43 Rohoda ...	
		44 Tembha ...	
		45 Mohána ...	
		46 Jabápur now called Jebápur.	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾ .	47 Dápur ... 48 Maindána ... 49 Bodgaon ... 50 Bhándegaon ... 51 Kirwáda ... 52 Amoda ... 53 Ghodad ... 54 Rohána ... 55 Sámoda ... 56 Mhásdi ... 57 Shenpur ... 58 Surpána ... 59 Chádwel ... 60 Dhádané ... 61 Náwadan ... 62 Málpur ... 63 Nágzari ... 64 Nágpur ... 65 Kokal ... 66 Jaitána ... 67 Kasára ... 68 Sáyana ... 69 Malajan ... 70 Dighawa ... 71 Ganeshpur ... 72 Chhail ... 73 Pratáppur ... 74 Nándsé ... 75 Dándkhel ... 76 Behed ... 77 Nilgawhan ... 78 Vitai ... 79 Kálgaon ... 80 Mhásdi ... 81 Chinchkheda ... 82 Akkalpádá ... 83 Singarwádi ... 84 Saidnagar ... 85 Támaswádi ... 86 Wásmár ... 87 Dhámner ... 88 Dátarti ...	Táluka Pimpalner.

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾ .	89 Nándwan ...	Táluka Pimpalner.
		90 Gondas ...	
		91 Bhádna ...	
		92 Sákri ...	
		93 Yesar ...	
		94 Shewali ...	
		95 Tembha ...	
		96 Mahir ...	
		97 Ubhand ...	
		98 Málkheda ...	
		99 Ain ...	
		100 Hátí Budruk ...	
		101 Fopara ...	
		102 Lonkhed ...	
		103 Chhawádi ...	
		104 Mhasála ...	
		105 Nágpur ...	
		106 Wardhána ...	
		107 Bhadgaon ...	
		108 Kalabhir ...	
		109 Bhámer ...	
		110 Bhándwi ...	
		111 Perájpur ...	
		112 Kawté ...	
		113 Jeráthal ...	
		114 Astána ...	
		115 Bodhri ...	
		116 Pákharon ...	
		117 Malgaon ...	
		118 Domkani ...	
		119 Sáltek ...	
		120 Dudána ...	
		121 Jaitána ...	
		122 Nizámpur ...	
		123 Abáda ...	
		124 Fopada ...	
		125 Ubhrandi ...	
		126 Rojgaon ...	
		127 Wahergaon ...	
		128 Hodana ...	
		129 Bhingal ...	
		130 Kádhra ...	

⁽¹⁾ See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár	131 Sátman ...	Táluka Pimpalner.
		132 Balsána ...	
		133 Dusána ...	
		134 Idwa, now called Idhwa ...	
		135 Hádi Khurd ...	
		136 Dongrála ...	
		137 Aunchal ...	
		138 Palaskheda ...	
		139 Khorí ...	
		140 Jám dhé ...	
		141 Petal ...	
		142 Wadel ...	
		143 Wásdar, now called Wájdár.	
		144 Runmáli ...	
		145 Titána ...	
		146 Israd ...	
		147 Chhád wel ...	
		148 Korda ...	
		149 Vitawa ...	
		150 Wálhawa ...	
		151 Básar ...	
		152 Amkhel ...	
		153 Wársul, now called Wársus.	
		154 Wáskhedi ...	
		155 Jámki ...	
		156 Jám bhora ...	
		157 Ráyatel ...	
		158 Brámanwel ...	
		159 Párgan ...	
		160 Burudkha ...	
		161 Lángadwáhál ...	
		162 Ráyakot ...	
		163 Khánápur ...	
		164 Háldani ...	
		165 Visarwádi ...	
		166 Zálbi ...	
		167 Kolad ...	
		168 Wadkhuta ...	
		169 Ráyagana ...	
		170 Sunderpur ...	
		171 Haripur ...	
		172 Bhint Budruk ...	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾	173 Navápur ...	Taluka Pimpalner.
		174 Bhint Khurd ...	
		175 Sásé ...	
		176 Lákad Kot ...	
		177 Pákhari ...	
		178 Mápálgaon Digar ...	
		179 Umbarpat ...	
		180 Morkaranjava ...	
		181 Khámchowdhar ...	
		182 Gangápur Digar ...	
		183 Setgaon ...	
		184 Dháyata ...	
		185 Sávrát ...	
		186 Pátibodki, now called Pátibodki.	
		187 Kokamba ...	
		188 Dápur ...	
		189 Kamoda ...	
		190 Lonkhancha ...	
		191 Khokas ...	
		192 Kotkhám ...	
		193 Nágzari, now called Nágziri.	
		194 Seri, hamlet of Umbarti ...	
		195 Borwihir, <i>alias</i> Borzar ...	
		196 Wadkalbi ...	
		197 Ráyapur ...	
		198 Chowki ...	
		199 Kukráni ...	
		200 Pimprána, now called Pimpráni.	
		201 Karanji Budruk ...	
		202 Sonkhadak ...	
		203 Suli ...	
		204 Dhánrat ...	
		205 Bokaldhar, now called Bokaldhar.	
		206 Jámtala ...	
		207 Bári ...	
		208 Singarmal ...	
		209 Bháwer ...	
		210 Páyarwihir ...	
		211 Ghodjáman ...	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾ .	212 Nandwána	Táluka Pimpalner.
		213 Pungrao	
		214 Khápada	
		215 Amlána	
		216 Chhapáti	
		217 Chikali	
		218 Kamalápur, now called Kamalápur.	
		219 Mográni	
		220 Chadhábudhé	
		221 Kochali, now called Káchali.	
		222 Bábarghát	
		223 Mánakpur, now called Mánikpur.	
		224 Uchhall	
		225 Karanji Khurd.	
		226 Bil, Mazare Kelwan.	
		227 Gadat	
		228 Dháj	
		229 Jurábád	
		230 Náráyenpur	
		231 Gad, Mazare Wadpátal	
		232 Wadádha	
		233 Kátasawan, now called Kátaswani.	
		234 Tháwé	
		235 Zámanzur	
		236 Kade Khadak, now called Khekade.	
		237 Majwan	
		238 Koraghát	
		239 Zaranpára	
		240 Anandpur	
		241 Bhadbhunj	
		242 Jamkimakdi	
		243 Abhankuwa	
		244 Nandsal, now called Nanchhal	
		245 Jámána	
		246 Pethápur	
		247 Chachar bundha, now called Chachar bundhé	
		248 Thuti	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾	249 Párchuli ...	Táluka Pimpalner.
		250 Shelu ...	
		251 Mirkot ...	
		252 Khokarwádá ...	
		253 Dhongda Digar ...	
		254 Sákarda Digar ...	
		255 Umrána ...	
		256 Amdád ...	
		257 Umbarád ...	
		258 Anjarli ...	
		259 Arvi ...	
		260 Achhaldár ...	
		261 Kadwána ...	
		262 Kukaráni ...	
		263 Kupa ...	
		264 Kerali, now called Kárali ...	
		265 Kajana ...	
		266 Lándekhadak formerly Khe- kad ...	
		267 Lákhápur Budruk, now called Khápar Budruk ...	
		268 Kharwad Budruk ...	
		269 Kharwad Khurd ...	
		270 Khadambar ...	
		271 Khátijámbun ...	
		272 Ghodad ...	
		273 Chikati ...	
		274 Chikhali ...	
		275 Chikhali ...	
		276 Chámbhárpádá ...	
		277 Sávarat, tarf Narayenpur ...	
		278 Jámanpádá, now called Jámunpádá ...	
		279 Jámada ...	
		280 Junwána ...	
		281 Zopani ...	
		282 Dudhála ...	
		283 Nimbunpádá ...	
		284 Pimpalpádá ...	
		285 Pánthé Khurd ...	
		286 Bil Budruk ...	
		287 Borawa ...	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Nandurbár ⁽¹⁾ .	288 Bodaki ...	Táluka Pimpalner.
		289 Bárdé, <i>alias</i> Borkheda ...	
		290 Mohoni ...	
		291 Magarbár ...	
		292 Majwána ...	
		293 Rasulpur ...	
		294 Lonwádi, now called Kada- walli ...	
		295 Walla Khurd ...	
		296 Shelund ...	
		297 Shenpádá ...	
		298 Shewti ...	
		299 Sháhápur ...	
		300 Surpádá ...	
		301 Singpádá ...	
		302 Gangáthal, now called Gan- gáchhal ...	
		303 Umbharti ...	
Subordinate Judge, 2nd Class.	Amalner. ...	1 Amalner ...	Táluka Amalner.
		2 Dubki ...	
		3 Málkheda ...	
		4 Kumbhára ...	
		5 Nandgaon ...	
		6 Ládgaon ...	
		7 Amoda ...	
		8 Tájkheda ...	
		9 Daregaon ...	
		10 Hingona Budruk ...	
		11 Mudhi, Pargana Amalner ...	
		12 Pingalwádá ...	
		13 Mehergaon ...	
		14 Harshunker ...	
		15 Gándhli ...	
		16 Piloda ...	
		17 Kurangi ...	
		18 Khedi Sim ...	
		19 Amalgaon ...	
		20 Bápdi ...	
		21 Wághoda ...	
		22 Nimbhora ...	
		23 Wagaon ...	

(1) See footnote (1) on page 206, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, End Class.	Amalner. ...	24 Satri ...	Taluka Amalner.
		25 Kalali ...	
		26 Hingona Khurd ...	
		27 Dodhawad ...	
		28 Hingona Sim ...	
		29 Jalloda ...	
		30 Dangerkhalli ...	
		31 Gangapuri ...	
		32 Khaperkheda ...	
		33 Nalkheda ...	
		34 Matgawhan ...	
		35 Rundhati ...	
		36 Vithalpur ...	
		37 Dapuri Khurd...	
		38 Mungsa ...	
		39 Dapuri Budruk...	
		40 Adull ...	
		41 Sonkhedi ...	
		42 Patonda ...	
		43 Nandri ...	
		44 Khowsi Budruk ...	
		45 Khowsi Khurd ...	
		46 Khedi Khurd ...	
		47 Pimpli ...	
		48 Jogalkheda ...	
		49 Budkheda ...	
		50 Kalapur ...	
		51 Manjardi ...	
		52 Dhupi ...	
		53 Gadkhām ...	
		54 Kutchra ...	
		56 Nagaon Khurd ...	
		55 Nagaon Budruk ...	
		57 Dewgaon ...	
		58 Dewli ...	
		59 Tighra ...	
		60 Chandni ...	
		61 Kurha Khurd ...	
		62 Kurha Sim ...	
		63 Khedi Khurd ...	
		64 Badhni ...	
		65 Khapra Budruk ...	
		66 Dahiwad ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Amalner.	67 Tákarkheda ...	Táluka Amalner.
		68 Mhasla ...	
		69 Jánuna ...	
		70 Voherdad ...	
		71 Rámeshwar Budruk ...	
		72 Rámeshwar Khurd ...	
		73 Kurha Budruk ...	
		74 Palásdád ...	
		75 Hedawa ...	
		76 Sárbeta Khurd ...	
		77 Rájora ...	
		78 Sárbeta Budruk ...	
		79 Dheku Khurd...	
		80 Khedi Doke ...	
		81 Khedi Budruk, Pargane Amalner.	
		82 Dheku Budruk ...	
		83 Nirakhi ...	
		84 Chikhlod Budruk ...	
		85 Chikhlod Khurd ...	
		86 Ekrukhi ...	
		87 Radhāwan ...	
		88 Nérpát ...	
		89 Ratnápimpri...	
		90 Holpimpri ...	
		91 Dabápimpri ...	
		92 Sadávan Khurd ...	
		93 Sadávan Budruk ...	
		94 Chákwa ...	
		95 Khadak Utar ...	
		96 Khokarpát ...	
		97 Sundarpati ...	
		98 Báhádarwádi...	
		99 Bilkheda ...	
		100 Fopara Khurd ...	
		101 Kanner ...	
		102 Kolpimpri ...	
		103 Bhilláli, Pargane Amalner.	
		104 Ambápimpri...	
		105 Wán ...	
		106 Siláli ...	
		107 Wadgaon ...	
		108 Bhorda ...	
		109 Khápra Khurd ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Amalner. ...	110 Indwa ...	Táluka Amalner.
		111 Sumtána ...	
		112 Kowpimpri ...	
		113 Indrápimpri ...	
		114 Sirud ...	
		115 Lon ...	
		116 Fapora Budruk ...	
		117 Hingona Khurd ...	
		118 Mangrul ...	
		119 Londwa ...	
		120 Nisardi ...	
		121 Wághoda ...	
		122 Chimanpuri ...	
		123 Pimpla Budruk ...	
		124 Dhupi ...	
		125 Ambásan ...	
		126 Dheku Sim ...	
		127 Galwáda, Pargane Amalner.	
		128 Dhár ...	
		129 Málpur Khurd ...	
		130 Ranjána ...	
		131 Anturli ...	
		132 Kháparkheda ...	
		133 Karaukheda ...	
		134 Ambára ...	
		135 Málwad ...	
		136 Dángri ...	
		137 Kolhi ...	
		138 Vichkheda ...	
		139 Bohora ...	
		140 Pádalsa ...	
		141 Nimb ...	
		142 Tándli ...	
		143 Kalamsar ...	
		144 Wáhuta ...	
		145 Govardhan ...	
		146 Borgaon ...	
		147 Khedi Budruk ...	
		148 Wásra ...	
		149 Kharda ...	
		150 Sháhápur ...	
		151 Ektás ...	
		152 Ekláhra ...	
		153 Bhillali, Pargane Daugri...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Amalner. ...	154 Bámbhana ...	Táluka Amalner.
		155 Kalamb ...	
		156 Khedi Khurd ...	
		157 Chondi ...	
		158 Bárdarda ...	
		159 Mudhi, Pargane Dangri ...	
		160 Lon Shim ...	
		161 Lon Cháram ...	
		162 Bharwas ...	
		163 Lon Khurd ...	
		164 Lon Páñcham ...	
		165 Pádsa ...	
		166 Hol ...	
		167 BhorteK ...	
		168 Dhánora ...	
		169 Jaitpir ...	
		170 Chowbári ...	
		171 Sabgowhan ...	
		172 Zádi ...	
		173 Galwáda, Pargane Dangri ...	
		174 Dheku ...	
		175 Ningawhan ...	
		176 Sirsála Khurd ...	
		177 Atálla ...	
		178 Pimpala Khurd ...	
		179 Ardi ...	
		180 Sirsála Budruk ...	
		181 Talwáda ...	
		182 Lon Budruk ...	
		183 Wáwda ...	
		184 Mándal ...	
		185 Jowkheda ...	
		186 Anora ...	
		187 Khadka ...	
		188 Auchalwádi ...	
		189 Ránaicha ...	
		190 Matámad ...	
		191 Jánwa ...	
		192 Dángar Khurd ...	
		193 Dángar Budruk ...	
		194 Chopdai ...	
		195 Kondala ...	
		196 Pimpalkota ...	
		197 Jirálli ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Amalner. ...	198 Hingona Budruk ...	Táluka Amalner.
		199 Sirsode <i>alias</i> Báhádarpara.	
		200 Kátsar	
		201 Bholána	
		202 Jámdha	
		203 Sabgovan Khurd ...	
		204 Dalvel	
		205 Pimpalbahiraw ...	
		206 Mondála, Pargane Amalner.	
		207 Hiwarkheda Khurd ...	
		208 Sárva	
		209 Karanji Budruk ...	
		210 BhorteK	
		211 Chillarkheda... ..	
		212 Amdabád	
		213 Karanji Khurd ...	
		214 Sonáarkheda	
		215 Mundána, Pargane Amalner	
		216 Soka	
		217 Pimpri	
		218 Toli	
		219 Shewga Khurd ...	
		220 Bola	
		221 Bharádi	
		222 Karádi	
		223 Dholi	
		224 Velhána	
		225 Dahivi	
		226 Pátharkheda	
		227 Támaswádi	
		228 Sávalkheda	
		229 Adgaon	
		230 Gadgaon	
		231 Talwáda Khurd ...	
		232 Titvi	
		233 Sirasmani	
		234 Mundána, Pargane Utran...	
		235 Ghángurla	
		236 Sánjri	
		237 Dewgaon	
		238 Tardi	
		239 Mondála, Pargane Utran...	
		240 Jogalkheda	
		241 Bhámarkheda ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class.	Amalner. ...	242 Hanmantkheda	...	Táluka Amalner.
		243 Wághri	...	
		244 Wághra	...	
		245 Morfal	...	
		246 Morfalli	...	
		247 Kholsar	...	
		248 Kámatwádi	...	
		249 Mehu	...	
		250 Udni	...	
		251 Undirkheda	...	
		252 Tehu	...	
		253 Párola	...	
		254 Vichkheda Digar	...	
		255 Pungaon	...	
		256 Khermali	...	
		257 Mhálpur Budruk	...	
		258 Khadki Dádan	...	
		259 Hiwarkheda Budruk	...	
		260 Kankráj	...	
		261 Shewga, Pargano Amalner.	...	
		262 Bodárda	...	
		263 Wanjári Khurd	...	
		264 Pimparkheda	...	
		265 Bhokarbári	...	
		266 Khedi Sim	...	
		267 Shelawa Budruk	...	
		268 Shelawa Khurd	...	
Subordinate Judge, 2nd Class.	Shirpur ⁽¹⁾ ...	269 Mohádi	...	Táluka Shirpur.
		270 Khámkheda	...	
		271 Dahigaon	...	
		272 Tábola	...	
		273 Hirápur	...	
		274 Dhába	...	
		275 Nháva	...	
		276 Utrád	...	
		277 Mbáswa	...	
		278 Peth Báhádarpur	...	
		1 Shirpur Budruk	...	Táluka Shirpur.
		2 Shirpur Khurd	...	
		3 Wághádi	...	
		4 Nimzari	...	

(1) The Subordinate Judge of Shirpur holds his Court also at Chopda; see Notification No. 1780, dated 22nd March 1893, printed at page 261, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Shirpur ⁽¹⁾	5 Warzadi ... 6 Kanheri ... 7 Hingni Khurd ... 8 Lowki ... 9 Páchwad ... 10 Sulla ... 11 Natwáda ... 12 Saidpur ... 13 Pánzur ... 14 Karvand ... 15 Warvad ... 16 Mándal ... 17 Ajanda Khurd ... 18 Kalamsar ... 19 Dahiwad ... 20 Tonda ... 21 Asli ... 22 Bhorkheda ... 23 Godi ... 24 Sáver ... 25 Nágalwádi ... 26 Ajnád ... 27 Níntala ... 28 Babhaláj ... 29 Tardi ... 30 Hisále ... 31 Hádbhádli ... 32 Dahidula ... 33 Tonda ... 34 Bhádli Budruk ... 35 Bhádli Khurd ... 36 Wághmulla ... 37 Bhowar ... 38 Pimpla ... 39 Ajanda Budruk ... 40 Hol ... 41 Nántha ... 42 Ghodasgaon ... 43 Pilloda ... 44 Jápóra ... 45 Holjápúr ...	Taluka Shirpur.

(1) See footnote (1) on page 236, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Shirpur ⁽¹⁾ , ...	46 Waghoda ...	Táluka Shirpur.
		47 Mánjrod ...	
		48 Ekláhar ...	
		49 BhorteK ...	
		50 Thálner ...	
		51 Wattoda ...	
		52 Jaitpur ...	
		53 Bijalwádi ...	
		54 Rájpurí ...	
		55 Tájpurí ...	
		56 Gartád ...	
		57 Adda ...	
		58 Amoda ...	
		59 Kharda Budruk ...	
		60 Sigaon ...	
		61 Hingoni Budruk ...	
		62 Borgaon ...	
		63 Sákward ...	
		64 Untáwad ...	
		65 Pimpri ...	
		66 Kurkhali ...	
		67 Sávalda ...	
		68 Bábhulda ...	
		69 Pátharda ...	
		70 Kharda Khurd ...	
		71 Gidhád ...	
		72 Uperpind ...	
		73 Bálda ...	
		74 Játoda ...	
		75 Wanáwal ...	
		76 Rudáwali ...	
		77 Tembha Budruk ...	
		78 Bharwad ...	
		79 Tekwádá ...	
		80 Chándpurí ...	
		81 Artha Kharda ...	
		82 Artha Budruk ...	
		83 Balkuva ...	
		84 Kuva ...	
		85 Mákheda ...	
		86 Wádi Khurd... ...	

(1) See footnote (1) on page 236, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Shirpur ⁽¹⁾	87 Khedla ...	Táluka Shirpur.
		88 Wádi Budruk ...	
		89 Nánded ...	
		90 Sarbára ...	
		91 Wásardi ...	
		92 Chidsa ...	
		93 Mowkheda ...	
		94 Vikhran Budruk ...	
		95 Vikhran Khurd ...	
		96 Bhámta ...	
		97 Wukhalwádi ...	
		98 Jaloda ...	
		99 Waral ...	
		100 Khámkheda ...	
		101 Londhra ...	
		102 Jowkheda ...	
		103 Anturli ...	
		104 Dagdi ...	
		105 Kodit ...	
		106 Hádakheda ...	
		107 Ridhur Budruk ...	
		108 Paiwad ...	
		109 Sháhápur ...	
		110 Ridhur Khurd ...	
		111 Bandhára ...	
		112 Titwa ...	
		113 Chikhaibeherdi ...	
		114 Tisgaon ...	
		115 Borádi ...	
		116 Wadel Budruk ...	
		117 Sikáwal ...	
		118 Walwádi ...	
		119 Pallasner ...	
		120 Sóngvi ...	
		121 Dajkheda ...	
		122 Wadel Khurd ...	
		123 Khándra ...	
		124 Dewla ...	
		125 Shelvi ...	
		126 Amba ...	
		127 Khambálla ...	

(1) See footnote (1) on page 236, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Shirpur ⁽¹⁾	128 Chikhli ...	Táluka Shirpur.
		129 Rohini ...	
		130 Bhoiti ...	
		131 Pedhrána ...	
		132 Hol ...	
		133 Háted ...	
		134 Indri ...	
		135 Chal ...	
		136 Kelmalla ...	
		137 Fáparli ...	
		138 Khatwádi ...	
		139 Hingvi ...	
		140 Dugáni ...	
		141 Ghigaon ...	
		142 Ghágla ...	
		143 Wákharli ...	
		144 Khámkheda ...	
		145 Rohiné ...	
		146 Behedáné Khurd ...	
		147 Dhamkaranjan ...	
		148 Umráti Khurd ...	
		149 Amalwádi ...	
		150 Umráti Búdrak ...	
		151 Morehinda Budruk ...	
		152 Fatépur ...	
		153 Pallásdad ...	
		154 Sonvelli Budruk ...	
		155 Mahágan ...	
		156 Málvihir ...	
		157 Jirádar ...	
		158 Mohida Budruk ...	
		159 Wákwáda ...	
		160 Latimpur ...	
		161 Umerda ...	
		162 Jámna ...	
		163 Nágzari ...	
		164 Jaida ...	
		165 Dondwádi ...	
		166 SÁNGvi Khurd ...	
		167 Punákhar ...	
		168 Shámlla ...	

(1) See footnote (1) on page 236, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Shirpur ⁽¹⁾	169 Hádakheda ...	Táluka Shirpur.
		170 Girté ...	
		171 Goráda ...	
		172 Pimprálá ...	
		173 Sulla Khurd ...	
		174 Borli ...	
		175 Dondwára ...	
		176 Chondhi ...	
		177 Tembha Budruk ...	
		178 Tembha Khurd ...	
		179 Sájdar ...	
		180 Sasána ...	
		181 Cháktu ...	
		182 Mitgaon ...	
		183 Málápur ...	
		1 Chopda ...	Táluka Chopda.
		2 Nágalwádi ...	
		3 Gowlé ...	
		4 Ajanti-Budruk ...	
		5 Ajanti Khurd ...	
		6 Adgaum ...	
		7 Virwáda ...	
		8 Nalwáda Budruk ...	
		9 Nalwáda Khurd ...	
		10 Ambád ...	
		11 Kharag ...	
		12 Táwsa Khurd ...	
		13 Ghumáwal, Pargane Chopde.	
		14 Khadgaum ...	
		15 Gorgávla, Pargane Chopde.	
		16 Nemna ...	
		17 Ghumáwal, Pargane Adawad.	
		18 Máchla ...	
		19 Národa Digar... ..	
		20 Borkheda ...	
		21 Wadti ...	
		22 Wardi ...	
		23 Kowtál ...	
		24 Chinchagau ...	
		25 Gowla Budruk ...	

(1) See footnote (1) on page 236, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Shirpur ⁽¹⁾	26 Adáwad ...	Táluka Chopda.
		27 Kui ...	
		28 Shewra Khurd ...	
		29 Shewra Budruk ...	
		30 Panháli ...	
		31 Khardi ...	
		32 Loni ...	
		33 Panchak ...	
		34 Hol Khurd ...	
		35 Wadgovan ...	
		36 Ichápur, Pargane Adáwad...	
		37 Badhwani ...	
		38 Badhai ...	
		39 Khandné ...	
		40 Hol Budruk ...	
		41 Mohorada ...	
		42 Bidgaum ...	
		43 Dhánora, Pargane Adáwad.	
		44 Gowla Khurd ...	
		45 Chinchkheda, Pargane Adáwad.	
		46 Párgaum ...	
		47 Dewgaum ...	
		48 Pungaum ...	
		49 Matóna ...	
		50 Mitavali ...	
		51 Mifáwali ...	
		52 Pimpri ...	
		53 Kamalgaum ...	
		54 Chándsuni ...	
		55 Rámsuni ...	
		56 Dháwada ...	
		57 Khedi Khurd ...	
		58 Rukhan Kheda ...	
		59 Chitkheda ...	
		60 Asalwádi ...	
		61 Wadgaum Budruk ...	
		62 Wattár ...	
		63 Sutkár ...	
		64 Mangrul ...	
		65 Khedi Budruk ...	

(1) See footnote (1) on page 236, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Shirpur ⁽¹⁾ ...	66 Bhokri ...	Táluka Chopda.
		67 Gorgowla, Pargane Adáwad	
		68 Wadgaum Khurd	
		69 Wadgaum, Pargane Chopde	
		70 Kolumba ...	
		71 Kuttura ...	
		72 Sanpula ...	
		73 Kurvel ...	
		74 Táwsa Budruk	
		75 Kháchna ..	
		76 Akhutwádá	
		77 Weli ...	
		78 Ichápur, Pargane Chopda...	
		79 Chábárdi ...	
		80 Nimgovan ...	
		81 Tándulwádi	
		82 Dondwádá ...	
		83 Ghádvél ...	
		84 Dhupi ...	
		85 Dhupa Budruk	
		86 Dhupa Khurd	
		87 Vichkheda...	
		88 Bhárdu ...	
		89 Háted Khurd	
		90 Anward Khurd	
		91 Budgaum ...	
		92 Nawdáli ..	
		93 Telkheda ...	
		94 Nimkheda...	
		95 Máلكheda ...	
		96 Wálki ...	
		97 Shendni Digar	
		98 Vitner ...	
		99 Khápra ...	
		100 Wádoda ...	
		101 Chinchkheda	
		102 Ajanti Sim	
		103 Mohida	
		104 Dagdi Budruk	
		105 Anward Budruk	
		106 Dagdi Khurd	
		107 Kusumba ...	
		108 Ahulla ...	

(1) on page 236, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Shirpur ⁽¹⁾ ...	109 Táhulla ...	Táluka Chopda.
		110 Ghodgaum...	
		111 Walloda ...	
		112 Galangi ...	
		113 Galwádu Digar ...	
		114 Hátéd Budruk ...	
		115 Dhánora ...	
		116 Bhávalla ...	
		117 Ganpur ...	
		118 Mowla ...	
		119 Lásur ...	
		120 Chowgaum ...	
		121 Hingona ...	
		122 Chunchála ...	
		123 Akulkheda ...	
		124 Mámalda ...	
		125 Karjána ...	
		126 Angurna ...	
		127 Warrád ...	
		128 Dhowli Bára ...	
		129 Chirmira ...	
		130 Waijápur ...	
		131 Karanjkheda ...	
		132 Khor ...	
		133 Khuti ...	
		134 Sonkheda ...	
		135 Deheri ...	
		136 Bilwa ...	
		137 Chirgudi ...	
		138 Ubha ...	
		139 Pánjur ...	
		140 Dhowda ...	
		141 Debri ...	
		142 Beed ...	
		143 Dháman ...	
		144 Khokri ...	
		145 Jámti ...	
		146 Mailána ...	
Subordinate Judge, 2nd Class.	Bhadgaon ...	1 Páchora ...	Táluka Chopda.
		2 Pimpri Sim, Pargana	
		3 Chinchkheda Sim	

(1) See footnote (1) on page 243.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Bhadgaon.	4 Anturli Khurd, Pargane Páchora.	Táluka Páchora.
		5 Sonári	
		6 Weroli, Pargane Páchora ...	
		7 Wadgaum Budruk, Pargane Páchora	
		8 Wadgaum Asheri	
		9 Kuranpimpri	
		10 Gorád Kheda Khurd	
		11 Gorád Kheda Budruk	
		12 Devári, Pargane Páchora ...	
		13 Bildi, Pargane Páchora ...	
		14 Arva	
		15 Lohári, Pargane Lohára ...	
		16 Lohári, Pargane Bornar ...	
		17 Bildi, Pargane Lohára ...	
		18 Sájgauni... ..	
		19 Khedgaum, Pargane Lohára ...	
		20 Weroli, Pargane Lohára ...	
		21 Dujkheda	
		22 Pardhád	
		23 Bahuleshwar Digar	
		24 Kamlápurí	
		25 Wadgaum Khurd, Pargane Páchora	
		26 Hádsan	
		27 Pábán	
		28 Nándra	
		29 Sontek	
		30 Kurangi... ..	
		31 Chinchkheda Máhiji	
		32 Warsád, Pargane Bornar ...	
		33 Dokalkheda	
		34 Dahigaum	
		35 Sámnér	
		36 Kodli	
		37 Lásgaum	
		38 Asankheda Khurd	
		39 Asankheda Budruk	
		40 Bámbud, Pargane Bornar ...	
		41 Khadki	
		42 Lohára	
		43 Kalamar	
		44 Mhasás	
		45 Láck	
		46 Mohádi	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Bhadgaon..	47 Umardad, Pargane Loharé ...	Táluka Páchora.
		48 Súngvi, Pargane Loharé ...	
		49 Jámua	
		50 Sárva Budruk, Pargane Loharé..	
		51 Kurhád Khurd	
		52 Kurhád Budruk	
		53 Wákdi	
		54 Kokdi	
		55 Mhasála	
		56 Wadgaum Jog	
		57 Wadgaum Amba	
		58 Paláskheda, Pargane Páchora ...	
		59 Bhokri	
		60 Warkheda Budruk	
		61 Lássur	
		62 Warkheda Khurd	
		63 Sowkheda, Pargane Páchora ...	
		64 Nimbhorí, Pargane Lohára ...	
		65 Wánegaum	
		66 Wadi	
		67 Rájuri Budruk	
		68 Rájuri Khurd	
		69 Bhoja	
		70 Sowkheda, Pargane Lohára ...	
		71 Chinchpur	
		72 Dámbhurni	
		73 Pimpri Budruk, Pargane Páchora	
		74 Lingutár	
		75 Kolha	
		76 Atalgowhan	
		77 Ghodasgaum	
		78 Pimpalgaum Budruk, Pargane Páchora	
		79 Warsád, Pargane Páchora ...	
		80 Pimpalgaum Khurd, Pargane Páchora	
		81 Jowkheda Digar	
		82 Sindád	
		83 Wadgaum Kada	
		84 Gahula	
		85 Sátgaum	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Bhadgaon.	86 Sárvé Budruk, Pargane Pá-chora	Táluka Páchora.
		87 Sárvé Khurd, Pargane Pá-chora	
		88 Pimpri Khurd, Pargane Pá-chora	
		89 Shewála	
		90 Nimbhori, Pargane Páchora	
		91 Mondhála	
		92 Sukal	
		93 Dongargaum	
		94 Khadakdewla Khurd	
		95 Wághalkheda	
		96 Chinchkheda Khurd, Pargane Páchora	
		97 Krishnapuri	
		98 Járgaum	
		99 Sárolla Budruk	
		100 Sárolla Khurd	
		101 Khadakdewla Budruk	
		102 Tárkheda Budruk	
		103 Tárkheda Khurd	
		104 Gárkheda	
		105 Chinchkheda Budruk, Pargane Páchora	
		106 Gálua, Pargane Utran... ..	
		107 Gálua, Pargane Bhadgaum	
		108 Chunchála	
		109 Pimpalgaum Khurd, Pargane Bhadgaon	
		110 Nagardevla Khurd	
		111 Nagardevla Sim	
		112 Nipán	
		113 Moholai	
		114 Bádarkha	
		115 Dighi	
		116 Wadgaun Mulana	
		117 Tikhi	
		118 Bhadáli	
		119 Néri	
		120 Khámkheda	
		121 Akhatwáda	
		122 Khánjola	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Bhadgaon ...	123 Sárvé Budruk, Pargane Bhadgaon ...	Taluka Páchora.
		124 Sárvé Khurd, Pargane Bhadgaon ...	
		125 Sonowali ...	
		126 Pimpri Budruk, Pargane Bhadgaon ...	
		127 Khánjoli ...	
		128 Bhorték Khurd ...	
		129 Bhorték Sim ...	
		130 Tákli Budruk ...	
		131 Tákli Khurd ...	
		132 Ghasurdi Budruk ...	
		133 Hol, Pargane Bhadgaon ...	
		134 Nagardevla Budruk Digar ...	
		135 Sangameshwar ...	
		136 Sàngvi, Pargane Bhadgaon ...	
		137 Wadgaum Khurd, Pargane Bhadgaon ...	
		138 Bálda Budruk ...	
		139 Náchunkheda Digar ...	
		140 Lohotar ...	
		141 Bámrud, Pargane Páchora ...	
		142 Anturli, Pargane Lohára... ..	
		143 Anturli Budruk, Pargane Páchora ...	
		144 Chákulda ...	
		145 Pungavi ...	
		146 Pungaum ...	
		147 Maudki, Pargane Páchora.	
		148 Ozari ...	
		149 Ozar ...	
		150 Wadgaum Tékdar ...	
		151 Bhátkheda Khurd ..	
		152 Bhátkheda Budruk ...	
		153 Anturli Budruk, Pargane Utran ...	
		154 Girad ...	
		155 Anjanvihir ...	
		156 Pimparkheda ...	
		157 Lon, Pargane Utran ...	
		158 Mándki, Pargane Utran ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Bhadgaon ...	159 Bhatgaum ... 160 Bámbrú, Pargane Utran 161 Pimpalgaum Budruk, Pargane Bhadgaon ... 162 Bhadgaon ... 163 Warkheda Digar ... 164 Amardha ... 165 Dhotra ... 166 Anchalgaum Digar ... 167 Wadia ... 168 Walwadi Budruk ... 169 Jogalkheda ... 170 Walwadi Khurd ... 171 Mahindla ... 172 Wadji ... 173 Pándhurda ... 174 Kotli ... 175 Wadha ... 176 Wáka ... 177 Karáb ... 178 Tongaum ... 179 Ghodeda ... 180 Pimpri Sim, Pargane Bhadgaon ... 181 Nágda ... 182 Kháparkheda ... 183 Bálda Khurd ... 184 Wadgaon Budruk, Pargane Bhadgaon ... 185 Nimbhora ... 186 Pásardi ... 187 Devári, Pargane Bhadgaon ... 188 Bodurda ... 189 Bornár ... 190 Ghasurdi Khurd ... 191 Lon, Pargane Bhadgaon ... 192 Kanási ... 193 Kusgaum ... 194 Bhorték Budruk ... 195 Umerkhedá, Pargane Bhadgaon ... 196 Tadsingi ... 197 Tándulwádi ... 198 Malgaon ...	Táluka Páchora.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Bhadgaon ...	199 Woda ...	Táluka Pachora.
		200 Náwra ...	
		201 Bámbud, Pargane Báhal	
		202 Gondégaon Digar ...	
		203 Dulwáda ...	
		204 Sowda ...	
		205 Pimprihat ...	
		206 Báchur ...	
		207 Pichurda ...	
		208 Wadgaon Nalbundi ...	
		209 Palláskheda, Pargane Bhadgaon ...	
		210 Siwni ...	
		211 Khedgaon Khurd, Pargane Báhal ...	
		212 Sindi Digar ...	
		213 Kolgaon ...	
		214 Hól, Pargane Bahal ...	
		215 Guda ...	
		216 Juwárdi ...	
		217 Pathrád ...	
		218 Pedgaon Digar ...	
		219 Siwra Digar ...	
		220 Bhátpuri ...	
		221 Ránjálá ...	
		222 Rutálá ...	
		223 Chikli ...	
		224 Junna ...	
		225 Kalmád Khurd ...	
		226 Kalmád Budruk ...	
		227 Kunzar ...	
		228 Adalsa ...	
		1 Chálisgaon ...	Táluka Chálisgaon.
		2 Ránjangaon ...	
		3 Pimpar Kheda Digar ...	
		4 Wartána ...	
		5 Ganpur ...	
		6 Chitégaon ...	
		7 Tábola Budruk Digar ...	
		8 Kotgaon ...	
		9 Pátkharki ...	
		10 Khadki Khurd ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, • 2nd Class.	Bhadgaon ...	11 Khadki Budruk ...	Táluka Chálisgaon.
		12 Támbole Khurd ...	
		13 Nimkhedi ...	
		14 Pimpri Budruk ...	
		15 Ganeshpur ...	
		16 Sindi ...	
		17 Karanigaon ...	
		18 Robini ...	
		19 Hátgaon ...	
		20 Tángowhan ...	
		21 Andhári ...	
		22 Talegaon ...	
		23 Hirápur Digar ...	
		24 Sewri ...	
		25 Málshewga ...	
		26 Pimpalwad Nikumb ...	
		27 Kákarna ...	
		28 Nándra ...	
		29 Alwádi ...	
		30 Talloda, Pargane Dehura Digar ...	
		31 Sirasgaon ...	
		32 Pimpri, Pargane Dehura...	
		33 Bráhmínshewga ...	
		34 Done Digar ...	
		35 Bilakheda ...	
		36 Bhoras Khurd ...	
		37 Bhoras Budruk ...	
		38 Dewli ...	
		39 Chinchkheda ...	
		40 Adgaon ...	
		41 Tákli, Pargane Dehura ...	
		42 Deshmukwádi ...	
		43 Pilnhore ...	
		44 Máphurna ...	
		45 Upkheda ...	
		46 Támaswádi ...	
		47 Warkheda, Pargane Me-	
		hún ...	
		48 Pimpalwad Mhálsa ...	
		49 Umarkheda Digar ...	
		50 Pimpri Khur ...	
		51 Duségaon, Pargane Báhal.	
		52 Duségaon, Pargane Dehura.	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Bhadgaon ...	53 Tirpole ...	Táluka Chálisgaon.
		54 Warkheda, Pargane Dehura ...	
		55 Darégaum ...	
		56 Londa ...	
		57 Chinchgowhan ...	
		58 Pallásar ...	
		59 Kundra ...	
		60 Kharki, Pargane Mehun ...	
		61 Dahiwad ...	
		62 Rajmána ...	
		63 Kalimadu ...	
		64 Abhona ...	
		65 Pohora ...	
		66 Khedgaon, Budruk Digar ...	
		67 Khedi Khurd, Pargane Báhal ...	
		68 Daskibardi ...	
		69 Sidwádi ...	
		70 Dewgaum ...	
		71 Dhámangaon ...	
		72 Mehunbára ...	
		73 Bháur ...	
		74 Mhálpur Digar ...	
		75 Ruhipuri ...	
		76 Jámda ...	
		77 Bhuwáli ...	
		78 Báhal ...	
		79 Tekwáda Khurd ...	
		80 Tekwáda Budruk ...	
		81 Rasid ...	
		82 Borkheda Budruk ...	
		83 Wadgaon lám b ...	
		84 Kargaon, Pargane Báhal ...	
		85 Tákli, Pargane Chálisgaon ...	
		86 Ozar ...	
		87 Unhadi ...	
		88 Wágdu ...	
		89 Wákadi ...	
		90 Mundkheda Budruk ...	
		91 Mundkheda Khurd ...	
		92 Borkheda Khurd ...	
		93 Patunda ...	
		94 Kharjai ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class.	Bhadgaon ...	95	Talwáda Budruk ...	Táluka Chálisgaon.
		96	Nháwa ...	
		97	Dhomena ...	
		98	Dámrun ...	
		99	Wadála Wadáli ...	
		100	Hingona Khurd ...	
		101	Hingona Sim ...	
		102	Wágli ...	
		103	Bhoras Budruk ...	
		104	Bhoras Khurd ...	
		105	Eklahara ...	
		106	Jamdi, Pargane Báhal ...	
		107	Chámbhárdi Budruk ...	
		108	Chámbhárdi Khurd ...	
		109	Jawla ...	
		110	Wágla ...	
		111	Hatla ...	
		112	Rokura ...	
		113	Bangaon ...	
		114	Khurda ...	
		115	Lonja Digar ...	
		116	Pátharja Digar ...	
		117	Sángvi ...	
		118	Talloda Digar, Pargane Chálisgaon ...	
		119	Bodra ...	
		120	Junona ...	
		121	Siwápur Digar ...	
		122	Pátna ...	
		123	Wadra ...	
		124	Kharádi ...	
		125	Ghorgaon ...	
		126	Pimpalgaon ...	
		127	Dehera ...	
		128	Gujárduri ...	
		129	Jamdi, Pargane Kanad ...	
		130	Chápanér ...	
		131	Jalgaon ...	
		132	Hatnur Digar ...	
		133	Banshendra Digar ...	
		134	Pallasgaon ...	
		135	Vithulpur ...	
		136	Makrándpur ...	
		137	Narsipur ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Bhadgaon ...	138 Málpur ...	Táluka Chálisgaon.
		139 Bhokangaon Digar ...	
		140 Chikhaltan, Pargane Kanad ...	
		141 Waddáli, Pargane Kanad ...	
Subordinate Judge, 2nd Class.	Erandol ...	1 Erandol ...	Táluka Erandol.
		2 Láduápur ...	
		3 Mubárakpur ...	
		4 Nándkeshwar ...	
		5 Chinchpur, Pargane Erandol ...	
		6 Jowkheda, Pargane Erandol ...	
		7 Pimpalkota, Pargane Erandol ...	
		8 Dewli ...	
		9 Pimpalkota, Pargane Utrañ ...	
		10 Pimpri Budruk ...	
		11 Pimpri Sim ...	
		12 Hingoné Budruk ...	
		13 Kallian Khurd ...	
		14 Rhode, Pargane Erandol ...	
		15 Pimpri Khurd ...	
		16 Chinchpur, Pargane Chándsar ...	
		17 Borkheda ...	
		18 Wághlad Budruk ...	
		19 Pimpla, Pargane Chándsar ...	
		20 Khapát ...	
		21 Gujarkheda ...	
		22 Sátkheda ...	
		23 Sonwad, Pargane Julod ...	
		24 Ahira Budruk ...	
		25 Bábhulgaon ...	
		26 Chumgaon ...	
		27 Wágtuki ...	
		28 Anjanvihir ...	
		29 Dajkheda ...	
		30 Zarkheda ...	
		31 Wanjári Budruk ...	
		32 Tárkheda ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Erandol ...	33 Nimkhedi Budruk ...	Táluka Erandol.
		34 Dhár ...	
		35 Khámkheda ...	
		36 Dahidula ...	
		37 Nimbhora ...	
		38 Chorgaum ...	
		39 Kowtal ...	
		40 Kasba Chándsar, Pargane Chándsar ...	
		41 Ládli ...	
		42 Rail ...	
		43 Dongaon Budruk ...	
		44 Sheri ...	
		45 Pathrád Budruk ...	
		46 Pathrád Khurd ...	
		47 Eklagna Budruk ...	
		48 Musai, Pargane Erandol ...	
		49 Musai, Pargane Chándsar ...	
		50 Warrád, Pargane Chánd-sar ...	
		51 Warrád, Pargane Erandol ...	
		52 Eklagna Khurd ...	
		53 Pokhri ...	
		54 Páldhi Khurd ...	
		55 Fulpat ...	
		56 Tákli Budruk ...	
		57 Dongaon Khurd ...	
		58 Aváni ...	
		59 Bhokni ...	
		60 Bámbhori, Pargane Chánd-sar ...	
		61 Tákli Khurd ...	
		62 Kasba Páldi ...	
		63 Tákarkheda ...	
		64 Waijnáth ...	
		65 Biládi ...	
		66 Lasora ...	
		67 Kadholi ...	
		68 Khedi Khurd ...	
		69 Kadhur ...	
		70 Dápuri ...	
		71 Sukeshtar ...	
		72 Rawanja, Pargane Chánd-sar ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Erandol ...	73 Kharchi Khurd ...	Táluka Erandol.
		74 Kharchi Budruk ...	
		75 Rawanja, Pargane Erandol	
		76 Pimpalkota, Pargane	
		Chándsar ...	
		77 Sowda ...	
		78 Ringangaon Digar ...	
		79 Chortáki ...	
		80 Powtána ...	
		81 Vikharun ...	
		82 Umerda ...	
		83 Warkhedi ...	
		84 Khadké Budruk ...	
		85 Jamdi ...	
		86 Nágduli ...	
		87 Makhpát ...	
		88 Gangápurí Khurd ...	
		89 Bhandár ...	
		90 Dowlatpur ...	
		91 Wághlad Sim ...	
		92 Maujé Chándsar, Pargane	
		Erandol ...	
		93 Pimpri, Pargane Chándsar.	
		94 Bhátkheda ...	
		95 Hanmantkheda Majre ...	
		96 Bámhna ...	
		97 Utran Ahirhad ...	
		98 Utran Gujarhad ...	
		99 Talai ...	
		100 Amba ...	
		101 Bhokar ...	
		102 Táda ...	
		103 Nipána ...	
		104 Gálápur ...	
		105 Khadki Sim ...	
		106 Jowkheda, Pargane Chánd-	
		sar.	
		107 Anturli Khurd ...	
		108 Sabgovan, Pargane Eran-	
		dol ...	
		109 Wankuta ...	
		110 Khadka Khurd ...	
		111 Wad-dhánori ...	
		112 Sonbardi ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Erandol.	113 Nándkhurd Khurd ...	Táluka Erandol.
		114 Bámbhuri Khurd ...	
		115 Motha ...	
		116 Kasoda ...	
		117 Adgaon ...	
		118 Kanási ...	
		119 Singási ...	
		120 Jáufal ...	
		121 Jánfalli ...	
		122 Málkheda Budruk ...	
		123 Umra ...	
		124 Wadgaon ...	
		125 Wadzuri ...	
		126 Hingona, Pargane Mhaswe.	
		127 Málkheda Khurd ...	
		128 Dhulpimpri ...	
		129 Cháhntra ...	
		130 Bhowarkhedi ...	
		131 Chorwad ...	
		132 Bhádna Digar ...	
		133 Mangrul ...	
		134 Palláskheda, Pargane Mhaswe.	
		135 Nágaon ...	
		136 Loni Sim ...	
		137 Loni Khurd ...	
		138 Furkanda ...	
		139 Nándkhurd Budruk ...	
		140 Hanmantkheda Khurd, Pargane Erandol.	
		141 Hanmantkheda Budruk ...	
		142 Dhárágir ...	
		143 Palásdara ...	
		144 Bhálgaon Khurd ...	
		145 Sowkheda Murat ...	
		146 Sonári ...	
		147 Sowkheda-hol ...	
		148 Kanher ...	
		149 Jallu ...	
		150 Walha ...	
		151 Loni Budruk ...	
		152 Báhuta ...	
		153 Bábhle-nág ...	
		154 Sárve Khurd ...	
		155 Sárve Budruk ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Erandol. ...	156 Itner ...	Taluka Erandol.
		157 Sowkheda Tark ...	
		158 Bhálgaon Budruk ...	
		159 Nándgaon Khurd ...	
		160 Nándgaon Budruk ...	
		161 Toli Budruk. ...	
		162 Borgaon Khurd ...	
		163 Bhorkheda Khurd ...	
		164 Palláskheda Khurd ...	
		165 Itvé ...	
		166 Palláskheda Budruk ...	
		167 Sáingvi ...	
		168 Sabgavan Budruk, Pargane Amalner.	
		169 Dagdi ...	
		170 Rájwad ...	
		171 Bhorkheda Budruk ...	
		172 Wiwra ...	
		173 Borgaon Budruk ...	
		174 Toli Khurd ...	
		175 Budruk ...	
		176 Bámbhori Budruk ...	
		177 Jowkheda, Pargane Utran ...	
		178 Hingone Khurd ...	
		179 Kallianhol ...	
		180 Kallian Budruk ...	
		181 Bhoda, Pargane Chándsar ...	
		182 Cháwalkheda... ...	
		183 Anora ...	
		184 Garkheda ...	
		185 Dharangaon ...	
		186 Jámbhora ...	
		187 Bilkheda ...	
		188 Sarvé Sim ...	
		189 Sámdas ...	
		190 Bhona Budruk ...	
		191 Bhona Khurd ...	
		192 Shámkheda ...	
		193 Lon ...	
		194 Kodli ...	
		195 Máhákáli ...	
		196 Kandári Khurd ...	
		197 Nimzuri ...	
		198 Kandári Budruk ...	
		199 Sákra ...	

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class.	Erandol.	200 Gondegaon ...	Táluka Erandol.
		201 Rotwad ...	
		202 Sálva ...	
		203 Nishána Khurd ...	
		204 Pimplé Khurd ...	
		205 Pimplé Budruk ...	
		206 Nishána Budruk ...	
		207 Bábhle Budruk ...	
		208 Bábhle Khurd ...	
		209 Dhánora ...	
		210 Wághlad Khurd ...	
		211 Hammant Kheda Khurd, Pargane Utran.	
		212 Pastána Budruk ...	
		213 Gangápurí Budruk ...	
		214 Pastána Khurd ...	
		215 Tarda Budruk ...	
		216 Tarda Khurd ...	
		217 Sonwad, Pargane Erandol...	
		218 Ahira Khurd ...	
		219 Ukhálwádi ...	
		220 Bhámardi ...	
		221 Kharda Budruk ...	
		222 Kharda Khurd ...	
		223 Kámathwádi Khurd ...	
		224 Kámathwádi Budruk ...	
		225 Nárna ...	
		226 Gharkheda ...	
		227 Náded ...	
		228 Dháwada ...	
		229 Sowkheda ...	

Notn. No. 3923, dated 5th July 1879, B. G. G., 1879, Pt. I, p. 634.—
Under the provisions of Section 30 of Act XIV of 1869, His Excellency the Governor in Council is pleased to notify that the following villages in the Táluka of Sháháda in the Khándesh District, which belonged to the Gudé Mewás State and have lapsed to Government, are placed under the civil jurisdiction of the Subordinate Judge of Nandurbár in the same District:—

- 1 Langdi Bhawáni.
- 2 Mádhada.
- 3 Malgaon.
- 4 Gudha.
- 5 Kadhgar.
- 6 Warpur.

- 7 Bholána.
- 8 Kháparkheda.
- 9 Pándongar.
- 10 Abhánpur Khurd.
- 11 Abhánpur Budruk.
- 12 Kákarda.

Notn. No. 5875, dated 27th August 1880, B. G. G., 1880, Pt. I, p. 740.—The following villages under the revenue jurisdiction of Peta Ráver of the Sánda Táluka have been added to the local jurisdiction of the Second Class Subordinate Judge's Court at Yával in the District of Khándesh, in addition to the list of villages published at pages 302, 303 and 304 of the *Bombay Government Gazette* of the 8th April 1875⁽¹⁾, Part I. :—

Tappá Pál.

1	Kasbé Pál.
2	Maujé Kusumbhári.
3	" Kurhádé.
4	" Khadichár.
5	" Kherewáhál.
6	" Gádaré.
7	" Godboladé.
8	" Hadbadé.
9	" Ghoti Budruk.
10	" Ghoti Khurd.
11	" Ghomi.
12	" Chávardé.
13	" Chincholi.
14	" Chármali.
15	" Chitarbandi.
16	" Titwi.
17	" Nádadadi.
18	" Palásé.
19	" Pálbélé.
20	" Khiparanu.
21	" Pechimál.
22	" Paláné.
23	" (2) * * *
24	" Báhádé.
25	" Bhádálé.
26	" Muséchar.
27	" Mulzád.
28	" Mor Wáhál.
29	" Ruikhedé.
30	" Edalpur.

Tappá Pál—continued.

31	Maujé Ratálé.
32	" Wághé.
33	" Sahasralingé.
34	" Siddha Fáni.

Tappá Dhupé.

35	(2) * *
36	Maujé Ambé.
37	" Kholwáhál.
38	" Gerupáni.
39	" Gáté.
40	" Jámné.
41	" Jámwáhál.
42	" Dhimé.
43	" Tágharé.
44	" Pádaltábál.
45	" Págará.
46	" Páwajál.
47	" Benoti.
48	" (2) * *
49	" Mojwal.
50	" Pibalé.
51	" Harankund.

Tappá Kudi.

52	Maujé Bhámsi.
53	" Mándvé.
54	" Maitákhedi.

Notn. No. 5379, dated 26th July 1884, B. G. G., 1884, Pt. I, p. 546.—*Erratum.*—In the list of villages published with Government Notification No. 5875 of 27th August 1880 at pages 740 to 741 of Part I of the *Bombay Government Gazette* for 1880, the following villages, viz. :—

- 23 Maujé Bávalé Budruk,
- 35 Kasbé Dhupé,
- 48 Maujé Bávalé Khurd,

(1) *Vide* page 187, *supra*.

(2) Omitted; see Notification No. 5379, dated 26th July 1884, printed on this page.

were erroneously named as being amongst the villages under the revenue jurisdiction of Peta Rāver of the Sāvda Tāluka and should therefore be omitted from the list of villages included within the local jurisdiction of the Subordinate Judge of Yāval.

Notn. No. 2800, dated 20th April 1885, B. G. G., 1885, Pt. I, p. 525.—With reference to Government Notification, Revenue Department, No. 1260 of the 9th February last, published at page 175 of the *Government Gazette* of the 12th idem, His Excellency the Right Honourable the Governor in Council is pleased to notify, under the provisions of Section 23 of the Bombay Civil Courts Act XIV of 1869, that from and after the 1st June 1885 the designation "Subordinate Judge, 2nd Class, Jamner, at present stationed at Jalgaon," as notified at pages 306, 307, 308 and 309 of Part I of the *Bombay Government Gazette* of the 8th April 1875⁽¹⁾, shall be changed to "Subordinate Judge, 2nd Class, Jalgaon."

Notn. No. 1780, dated 22nd March 1893, B. G. G., 1893, Pt. I, p. 298.—In exercise of the powers conferred by Section 23 of the Bombay Civil Courts Act, 1869, the Governor in Council is pleased to appoint as the places within the local limits of the jurisdiction of the Subordinate Judge of Shirpur at which the said Subordinate Judge shall hold his Court, the following, viz.:—

Shirpur.

Chopda.

*Limits of the Jurisdiction of the several Subordinate Judges' Courts
in the Nāsik District and their situations.*

Notn., dated 15th February 1871, B. G. G., 1871, Pt. I, p. 194.—Printed at page 349, *infra*, in which is given a list of the villages included within the jurisdiction of the several Subordinate Judges' Courts in the Nāsik District. This list was published along with that of the villages forming the jurisdiction of the several Subordinate Courts in the Thāna District, as the area comprising the Nāsik District was included in the Thāna District on the date of the publication of the list. Nāsik was subsequently created a new Judicial District by Notification No. 8869, dated 31st December 1883, printed at page 17, *supra*.

Notn., dated 12th July 1871, B. G. G., 1871, Pt. I, p. 768.—It is hereby notified that, under the provisions of Section 23 of the Bombay Courts Act (Act XIV of 1869), the Right Honourable the Governor in Council is pleased to direct that the undermentioned villages in the Dindori Tāluka in the Thāna District⁽²⁾ shall cease to be within the jurisdiction of the

(1) *Vide* page 198, *supra*.

(2) Now Nāsik District; *vide* Notification No. 8869, dated 31st December 1883, printed at page 17, *supra*.

1st Class Subordinate Judge of Násik, and be transferred to the jurisdiction of the 2nd Class Subordinate Judge of Pimpalgaon:—

(1) 1				81	Pingalwádi.
to	*	*	*	82	Pimpriáchalá.
7				83	Muláne Budruk.
8	Joulké.			84	Pimparkhed.
(1) 9				85	Pándané.
to	*	*	*	86	Bhátodé.
23				87	Punegaon.
24	Bhanwad.			88	Fopshi.
(1) 25				89	Malegaon.
to	*	*	*	90	Khedgaon
28				91	Gondegaon.
29	Mokhnal.			92	Tisgaon.
(1) 30				93	Bopegaon.
to	*	*	*	94	Jopul.
44				95	Chinchkhed.
45	Wanáré.			96	Sonjámb.
(1) 46				97	Lakhmápur.
to	*	*	*	98	Ambé.
52				99	Talegaon.
53	Deher.			100	Rajápur.
(1) { 54 }	*	*	*	101	Parmori.
{ 55 }				102	Karanjwan.
56	Palaswihir.			(1) { 103 }	*
(1) 57	*	*	*	{ 104 }	*
58	Devsáné.			105	Krishnagaon.
(1) 59	*	*	*	106	Kolher.
60	A'mbád.			107	Mandon.
(1) { 61 }	*	*	*	108	Karanjkhed.
{ 62 }				109	Goldari.
63	Gándalé.			110	Jirwádé.
(1) { 64 }	*	*	*	111	Koshimbé.
{ to }				112	Dexthán.
{ 66 }				113	Ahiwantwádi.
67	Shindwad.			114	Waré.
68	Khedlé.			115	Wozarkhed.
69	Sanganner.			116	Konkangaon Khurd.
70	Warkhed.			117	Ambáner.
(1) 71	*	*	*	118	Dahigaon.
72	Máwadi.			119	Karanjali.
73	Wani.			120	Titwé.
74	Dahiwi.			(1) { 121 }	*
75	Chámdari.			{ to }	*
76	Avtálé.			{ 123 }	
77	Chowsalé.			124	Chandikápur.
78	Ekalaharé.			125	Hasté.
79	Sársalé.			126	Málé.
80	Wánjolé.			127	Wáglad.

(1) Omitted as re-transferred to the jurisdiction of the Subordinate Judge of Násik; see Notification No. 68, dated 7th January 1891, printed at page 265, *infra*.

His Excellency in Council is also pleased to direct that the undermentioned villages in the Chándwad Táluka in the Thána District⁽¹⁾ shall cease to be within the jurisdiction of the 2nd Class Subordinate Judge of Pimpalgaon and be transferred to the jurisdiction of the 2nd Class Subordinate Judge of Yeola:—

(2)1					72	Wadgaon Pangu.
to	*	*	*		73	Wákdardi.
3					74	Dahigaon Vithal.
4	Dugaon.				75	Nimbálé.
(2)5					76	Ahirkhed.
to	*	*	*		77	Sáleané.
16					78	Bhadáné.
17	Uswád.				79	Shingwé.
(2)18					(2)80	* *
to	*	*	*		81	Kátarwádi.
64					82	Anakawádé.
65	Ráyapur.				(2)83	
66	Pimpalgaon Dhábli.				to	* *
67	Rápali.				95	
68	Kundalgaon.				96	Káalkhoda-dumáli.
69	Mesankhed Khurd.				(2)97	
(2)70	* * *				to	* *
71	Nimon.				99	

Notn. No. 2729, dated 10th April 1884, B. G. G., 1884, Pt. I, p. 298.—
In exercise of the powers conferred by Section 23 of the Bombay Civil Courts Act, 1869, His Excellency the Governor in Council is pleased to direct that the Second Class Subordinate Judge, who at present holds his Court at Thengoda in the Násik District, shall, from the 28th May next, hold his Court at Satána in the same District, and be styled Subordinate Judge of Satána.

Notn. No. 2187, dated 13th April 1887, B. G. G., 1887, Pt. I, p. 225.—
In exercise of the power conferred by Section 22A of the Bombay Civil Courts Act, 1869, the Governor in Council is pleased to direct that on and from the date of this notification the villages of Chandori and Dhagur in the Niphád Táluka of the Násik District be included within the local limits of the jurisdiction of the Second Class Subordinate Judge of Pimpalgaon.

Notn. No. 4055, dated 2nd August 1889, B. G. G., 1889, Pt. I, p. 655.—
Consequent on the cancellation of the Sanad issued under Regulation XIII of 1830 to Mr. Narsingrao Krishna Vinchurkar, the Governor in Council is pleased, in accordance with the power vested in him by Section 22A of Act XIV of 1869, as amended by Act IX. of 1880, to direct that the villages noted

(1) Now Násik District; *vide* Notification No. 8869, dated 31st December 1883, printed at page 17, *supra*.

(2) Omitted as re-transferred to the jurisdiction of the Subordinate Judge of Pimpalgaon; see Notification No. 68, dated 7th January 1891, printed at page 265, *infra*.

below shall be included within the local limits of the ordinary jurisdiction of the Subordinate Judges mentioned against their names :—

Names of Villages.	Tálukas.	Districts.	Names of Subordinate Courts.
⁽¹⁾ <i>Dhámori</i> ... <i>Nátegaon</i> ... <i>Chándgawhán</i> ... <i>Inám Villages.</i>	<i>Kopargaon</i>	<i>Ahmednagar</i>	<i>Subordinate Judge of Kopargaon.</i>
Vinchúr ... ⁽²⁾ <i>Sayakhede</i> ... <i>Saranjám Villages.</i>	Niphád ...	Násik ...	Subordinate Judge of Pimpalgaon.
Tákali ... Kotamgaon ... Pimpalgaon Najik ... Nimbgaon Vákada ...	Do. ...	Do. ...	Do. do.
⁽³⁾ <i>Dhodambe</i> ... Kokan Khede ... Dangaon ... Dongargaon ... Masankhed Budruk ... Daregaon... ... Wadh ... Manmád ... Dahigaon... ... Gangave ...	Chándor ...	Do. ...	Subordinate Judge of Yeola.
Patode ... Deshamane Budruk ... Dhanak Wadi ... Paregaon... ... Manori ... Pimpalgaon Lep... ... Adgaon Repale ... Samthan Des ... Satare ... Kasarkhede ... Neurgaon ... Valadgaon ...	Yeola ...	Do. ...	Do. do.

(1) The portion in Italics is superseded by Notification No. 3695, dated 26th May 1896, printed at page 42, *supra*.

(2) This village has since been transferred to the jurisdiction of the Subordinate Judge of Sinnar; see Notification No. 68, dated 7th January 1891, printed on the next page.

(3) This village has since been transferred to the jurisdiction of the Subordinate Judge of Pimpalgaon; see Notification No. 68, dated 7th January 1891, printed on the next page.

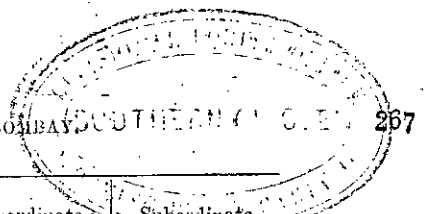
No.	Names of Villages.	Táluka in which they are situate.	Subordinate Judges in whose jurisdictions they have been heretofore included.	Subordinate Judges in whose jurisdictions they shall from 1st January 1891 be included.
1	2	3	4	5
1	Chandagiri ...	Násik ...	First Class Subordinate Judge's Court, Násik.	Subordinate Judge's Court at Sinnar.
2	Jakhari ...			
3	Dondvad ...			
4	Nánegaon ...			
5	Palsé ...			
6	Bábhaleshvar ...			
7	Mohogaon ...			
8	Rádhuri ...			
9	Shevgé Darna ...			
10	Shinde ...			
11	Adesar Budruk ...	Igatpuri.	Do. ...	Do.
12	Indóre ...			
13	Táked Budruk (Dumála) ...			
14	Dhamosi ...			
15	Nináye ...			
16	Pimpalgaon Ghatgé ...			
17	Bársingvé ...			
18	Bharvir Budruk ...			
19	Máyadara ...			
20	Vasali Bitinga ...			
21	Sanosi ...			
22	Adharvad ...			
23	Avrangpur ...	Niphád...	Subordinate Judge's Court at Pimpalgaon Basvant.	Do.
24	Karanje ...			
25	Karangaon ...			
26	Khángaon Thadi ...			
27	Chápadgaon ...			
28	Chatari ...			
29	Talvádi ...			
30	Tárukhedlé ...			
31	Támasvádi ...			
32	Pimpalgaon Nipáni ...			
33	Bráhmañvádi ...			
34	Bhusé ...			
35	Bhendáli ...			
36	Máhájanpur ...			
37	Mánjargaon (Dumála) ...			
38	Mhálsákoré ...			
39	Shingvi ...			
40	Sangvi Zungachi ...			
41	Sávali ...			
42	Sayakhede (Dumála) ...			

Names of Villages.	Talukas.	Districts.	Names of Subordinate Courts.
<i>Saranjām Villages—contd.</i>			
Jaulke	Yeola.	Násik	Subordinate Judge Yeola.
Ambegaon			
Babulgaon Budruk			
Babulgaon Khurd			
Badapur			
Kotamgaon Khurd			
Nimbgaon Madha			
Bhayekhedé			
Bharam			
Nyahiarkhede Budruk	Nándgaon.	Do.	Subordinate Judge Nándgaon.
Dhulgaon			
Jalgaon Budruk... ..			
Ekwai			
Saigaon	Kalyan.	Do.	Subordinate Judge of Sátana.
Khadgaon			
Dahiwad			

Notn. No. 68, dated 7th January 1891, B. G. G., 1891, Pt. I, p. 29.—In exercise of the power conferred by Section 22A of the Bombay Civil Courts Act, 1869, as amended by the Bombay Civil Courts Act, 1880, the Governor in Council is pleased to alter the local limits of the ordinary jurisdiction of the Subordinate Judges in the District of Násik mentioned in the list hereto subjoined by directing as follows:—

From and after the 1st day of February 1891, the villages specified in the 1st column of the said list shall

- (a) cease to be included as heretofore in the local limits of the ordinary jurisdiction of the Subordinate Judges specified in respect thereof in the 4th column of the said list, and
- (b) shall respectively be included in the local limits of the ordinary jurisdiction of the Subordinate Judges specified in respect thereof in the 5th column of the said list:—



No.	Names of Villages.	Taluka in which they are situate.	Subordinate Judges in whose jurisdictions they have been heretofore included.	Subordinate Judges in whose jurisdictions they shall from 1st January 1891 be included.
1	2	3	4	5
43	A'mbegaon ...	D. nor.	Subordinate Judge's Court at Pimpalgaon Basvant.	First Class Subordinate Judge's Court at Násik.
44	Akrále ...			
45	A'mbe Jánori Najik ...			
46	Avandkhede ...			
47	Asevádi ...			
48	Indore ...			
49	Umbrále Khurd ...			
50	Umbrále Budruk ...			
51	Oze ...			
52	Kavdásar ...			
53	Kádva Mhálungi ...			
54	Kokangaon Chavriáché ...			
55	Kachargaon ...			
56	Karháte (Dumála) ...			
57	Khatvad ...			
58	Galsi ...			
59	Cháchadgaon ...			
60	Chavráse ...			
61	Jaulke Najik Jánori ...			
62	Jám Madki ...			
63	Jámblutki ...			
64	Jánori ...			
65	Jalkhede ...			
66	Jorana ...			
67	Dhakambe ...			
68	Talegaon Gosáviaché ...			
69	Tiloli ...			
70	Dábhadgaon ...			
71	Dindori ...			
72	Devghar ...			
73	Dehervádi ...			
74	Dhávri ...			
75	Dhagur (Dumála) ...			
76	Dhondegaon ...			
77	Nálvádi ...			
78	Nauashi ...			
79	Nalegaon ...			
80	Náikvádi ...			
81	Nilvandi ...			
82	Nigadol ...			
83	Pade ...			

No.	Names of Villages.	Táluka in which they are situate.	Subordinate Judges in whose jurisdictions they have been heretofore included.	Subordinate Judges in whose jurisdictions they shall from 1st January 1891 be included.
1	2	3	4	5
84	Pálkhede ...	Dindori.	Subordinate Judge's Court at Pimpalgaon Basvant.	First Class Subordinate Judge's Court at Násik.
85	Pimpalgaon Ketki ...			
86	Pimpalgaon Dhum ...			
87	Pimparáj ...			
88	Pimpalnare ...			
89	Pophalvádi ...			
90	Manori ...			
91	Maháje ...			
92	Mohádi ...			
93	Mhaluske ...			
94	Ravalgaon ...			
95	Rasegaon ...			
96	Rámsej ...			
97	Lalchi ...			
98	Varvandi ...			
99	Vani ...			
100	Válkhede ...	Chánd - vad.	Subordinate Judge's Court at Yeola.	Subordinate Judge's Court at Pimpalgaon Basvant.
101	Vadgaon ...			
102	Vághád ...			
103	Vilvandi ...			
104	Shivnáí (Dumála) ...			
105	Sádgaon ...			
106	Sandrale ...			
107	Hatnur ...			
108	Adgaon ...			
109	Asarkhede ...			
110	Udhrul ...			
111	Indraivádi ...			
112	Kalakdara ...			
113	Kaji Sangvi ...			
114	Kán Mandal ...			
115	Kundane ...			
116	Kaltek ...			
117	Kánadgaon ...			
118	Kheldari ...			
119	Khadak Ozar ...			
120	Khadak Jamb...			
121	Ganur ...			
122	Gurhale ...			
123	Gavháran ...			

No.	Names of Villages.	Taluka in which they are situate.	Subordinate Judges in whose jurisdictions they have been heretofore included.	Subordinate Judges in whose jurisdictions they shall from 1st January 1891 be included.
1	2	3	4	5
124	Chándvad ...	Chándvad.	Subordinate Judge's Court at Yeola.	Subordinate Judge's Court at Pimpalgaoon Basvant.
125	Chowdharvádi ...			
126	Chinchale ...			
127	Chikhal A'mbó ...			
128	Jaitápur ...			
129	Jámbutke ...			
130	Jopul ...			
131	Tisgaon ...			
132	Talvádi ...			
133	Talegaon Ruhi ...			
134	Dahivad ...			
135	Dighavad ...			
136	Dudhikhede ...			
137	Dahyáne ...			
138	Devargaon ...			
139	Dhodapvádi ...			
140	Dhotarkhede ...			
141	Nimgavhán ...			
142	Nandurtek ...			
143	Nhanáve ...			
144	Naráyankhede ...			
145	Pátharshembe...			
146	Puri ...			
147	Parsul ...			
148	Pate ...			
149	Pánale ...			
150	Paregaon ...			
151	Pimpalner ...			
152	Pimplad (Dumála)			
153	Barale ...			
154	Baháduri ...			
155	Bejane (Dumála)			
156	Bhutyáne ...			
157	Bhadgaon ...			
158	Bháyale ...			
159	Bhayegaon ...			
160	Mangrul ...			
161	Malsáne (Dumála)			
162	Yekrukhe ...			
163	Rohade ...			
164	Rájdardvádi ...			

No.	Names of Villages.	Taluka in which they are situate.	Subordinate Judges in whose jurisdictions they have been heretofore included.	Subordinate Judges in whose jurisdictions they shall from 1st January 1891 be included.
1	2	3	4	5
165	Redgaon Khurd	Chandvad.	Subordinate Judge's Court at Ycola.	Subordinate Judge's Court at Pimpalgao n Basvant.
166	Ladhi Sangvi...			
167	Vatbari			
168	Vadali Bhoi			
169	Vahegaon Sál			
170	Vadner			
171	Váki Khurd			
172	Váki Budruk...			
173	Vitave			
174	Varádi			
175	Shelu			
176	Shirúr			
177	Sutárhede			
178	Sonsangvi			
179	Sagrás			
180	Shinde			
181	Sirsánc			
182	Shivare			
183	Hárnul			
184	Harsul			
185	Hivarkhede			
186	Dongargaon			
187	Dángaon			
188	Dhodambe			

Notn. No. 4332, dated 23rd June 1896, B. G. G., 1896, Pt. I, p. 614.—
In exercise of the powers conferred by (a) Section 3 and (b) by Section 22 A of the Bombay Civil Courts Act, 1869, as amended by the Bombay Civil Courts Act, 1880, the Governor in Council is pleased, for the purposes of the said Act, to alter—

(a) the limits of the existing District of Násik and

(b) the local limits of the ordinary jurisdiction of the First Class Subordinate Judge of Násik
by directing that—

(i) the limits of the said District and

(ii) the local limits of the ordinary jurisdiction of the said Subordinate Judge

shall extend to and comprise the Peint Taluka.

III.—In the District of Sátára.

1. Sátára	Sátára (except the village of Vélé).
2. Wái	Wái.
3. Rahimatpur	Koregaon.
4. Karád	Karád (except the village of Shéré).
5. Ashta	Válva.
6. Tásgaon	Tásgaon.
7. Vita	Khánápur.
8. Dahiwadi	Máu.
9. Khatáv	Khatáv.
10. Pátan	Pátan.
11. Medha	Jávli.

(1) *Notn. No. 7945, dated 27th November 1880, B. G. G., 1880, Pt. I, p. 1024.*—Under the provisions of Section 23 of Act XIV of 1869 (The Bombay Civil Courts Act), His Excellency the Governor in Council is pleased to direct that from the 10th December next the Subordinate Judges at Khatáv, Karád, and Wái in the Sátára District shall be also Subordinate Judges at Dahiwadi, Pátan, and Medha respectively in the same District; that the Subordinate Judges at Mádhá and Pátas in the Poona District shall be also Subordinate Judges at Karmála and Indápur respectively in the same District; and that the Subordinate Judges at Sangamner and Rádhuri in the Ahmednagar District shall be also Subordinate Judges at Akola and Párner in the same District: (2).

Notn. No. 2347, dated 21st April 1887, B. G. G., 1887, Pt. I, p. 340.—In exercise of the powers conferred by the Bombay Civil Courts Acts, 1869 and 1880, and with reference to Government Notification No. 3487 of 24th May 1880⁽¹⁾, the Governor in Council is pleased to direct that on and from the 25th May 1887 the five Subordinate Judges' Courts in the Poona District, which are marginally noted, shall be abolished, and that in lieu thereof there shall be established the four Courts hereinbelow mentioned, the Subordinate Judges of which shall hold their Courts at the places and shall exercise ordinary jurisdiction over the villages, &c., hereinbelow respectively specified, viz.:—

1 Poona Subordinate Judge's Court.	May 1887 the five Subordinate Judges' Courts in the Poona District, which are marginally noted, shall be abolished, and that in lieu thereof there shall be established the four Courts hereinbelow mentioned, the Subordinate Judges of which shall hold their Courts at the places and shall exercise ordinary jurisdiction over the villages, &c., hereinbelow respectively specified, viz.:—
2 Sásvad do.	
3 Talegaon do.	
4 Pátas do.	
5 Indápur do.	

(1) Separate Subordinate Judges were subsequently appointed for the Subordinate Courts at Indápur, Pátan, Khatáv, Akola and Karmála (Government Resolution, Judicial Department, No. 8180, dated 23rd December 1882); but this arrangement was altered from time to time on a consideration of the state of the file of the courts. According to the present arrangement there is one Subordinate Judge for Rahimatpur and Khatáv, and one for Wái and Medha and one for Mádhá and Pátas. Since been abolished; see Notification No. 2347, dated 21st April 1887, B. G. G., 1887, Pt. I, p. 340.

(2) The portion in Italics is superseded by printed *supra*, page 42.

(3) Printed at page 271, *supra*.

Number of Subordinate Judges' Courts in the Poona, Sholápur-Bijápur and Sátára Districts, their local limits and situations.

⁽¹⁾Notn. No. 3487, dated 24th May 1880, B. G. G., 1880, Pt. I, p. 496.—In exercise of the powers conferred in this behalf by the Bombay Civil Courts Acts, 1869 and 1880, and in supersession of all previous orders on the same subject, the Governor in Council is pleased to direct that from the 1st day of June next there shall be in the District of Poona fourteen, ^{(2)*} * subordinate * * * and in the District of Sátára eleven Civil Courts subordinate to the District Courts of those Districts respectively, and that the Subordinate Judges of the said Courts shall hold their Courts at the places and shall exercise ordinary jurisdiction over the villages in the tálukas hereinbelow respectively named :—

Place at which each Court is to be held.	Names of tálukas, the villages and towns in which are included in the ordinary jurisdiction of each Court.
--	--

I.—In the Poona District⁽³⁾.

1. Poona Háveli.
2. Sásvad Purandhar.
3. Vadgaon Mával.
4. Talegaon Sirur.
5. Junnar Junnar.
6. Khed Khed.
7. Pátas Bhimthadi.
8. Indápur Indápur.
9. Sholápur Sholápur.
10. Pandharpur Pandharpur.
11. Sàngola and Mál-siras.	Sàngola and Mál-siras.
12. Mádha Mádha.
13. Karmála Karmála.
14. Bársi Bársi.

II.—In the District of Ahmednagar.

(2) * * * * *

(1) For the several alterations made in this Notification, see the Notifications printed at pages 272 to 275, *infra*.

(2) The portion omitted refers to the Ahmednagar District. For the revised jurisdiction and Judges' Courts in the Ahmednagar District, see Notification No. 3487, dated 24th May 1880, B. G. G., 1880, Pt. I, page 42, *supra*.

The portion omitted refers to the Ahmednagar District. For the revised jurisdiction and Judges' Courts in the Ahmednagar District, see Notification No. 3487, dated 24th May 1880, B. G. G., 1880, Pt. I, page 42, *supra*.

Con- secutive No.	Name of Court.	Places at which Courts are to be held.	Ordinary Local Jurisdiction.
1	Court of the Subordinate Judge of Poona.	Poona ...	Poona City and Poona Cantonment.
2	Court of Subordinate Judge of Haveli.	Do. ...	All villages and towns in the Haveli Taluka (1).
3	Court of Subordinate Judge of Talegaon and Salsvad.	Talegaon; Salsvad ...	(This portion of the Notification is superseded by Notification No. 4293, dated 26th July 1887, printed on this page, and instead of the Court of the Subordinate Judge of Talegaon and Salsvad, two distinct Subordinate Judges' Courts of Talegaon and Salsvad have been established.)
4	Court of Subordinate Judge of Barāmati.	Barāmati ...	All villages and towns in the Indāpur and Bhimthadi Talukas, except the twenty-nine villages of the Bhim- thadi Taluka, within the local juris- diction of the Subordinate Judge of Talegaon and Salsvad.

Notn. No. 4293, dated 26th July 1887, B. G. G., 1887, Pt. I, p. 664.—
In modification of Notification No. 2347, dated 21st April 1887⁽²⁾, published at
pages 340 and 341 of the *Bombay Government Gazette* of the 28th idem, and
in exercise of the powers conferred in this behalf by the Bombay Civil Courts
Acts, 1869 and 1880, the Governor in Council is pleased to direct that from
and after this date there shall be, instead of the Court of the Subordinate
Judge of Talegaon and
Salsvad in the Poona
District, two distinct Sub-
ordinate Judges' Courts
of Talegaon and Salsvad
having jurisdiction, the
former over all the
villages and towns in the
Sirur Taluka together
with 29 villages out of the Bhimthadi Taluka noted in the margin, and the
latter over all the villages and towns in the Purandhar Taluka.

Notn. No. 6967, dated 30th December 1889, B. G. G., 1890, Pt. I, p. 4.
—In exercise of the powers conferred by Section 22 A of the Bombay Civil
Courts Act, 1869, as amended by the Bombay Civil Courts Act, 1880, and in
alteration of Notification* No. 2347 of 21st April
of *Bombay Government* 1887⁽²⁾, His Excellency the Governor in Council is
Gazette for 1887, Part I. pleased to direct that in the entry in the fourth column

(1) For addition to the jurisdiction of the Subordinate Judge of Haveli, see Notification No.
6967, dated 30th December 1889, printed on this page.

(2) Printed *supra*, page 272.

of the table appended to the said Notification, referring to the ordinary local jurisdiction of the Subordinate Judge of Haveli, after the words "all villages and towns in the Haveli," there shall be added the following:—

"and the place in which the Subordinate Judge of Haveli holds his Court."

(1) *Notn. No. 47*
767.—In exercise of the
Courts Act XIV of 1869
from the 1st October 1869
District shall hold his Court

13th September 1869, B. G. C.
conferred by the
Governor in Council
the Subordinate
Judge as well

Act I, p. 482.
Bombay Civil
Court, direct that
in the Poona
District.

Notn., dated 25th
page 46, *supra*, in which
jurisdiction of the Sub
now in the Sholapur-B
of the villages forming
District, as the area co
was included in the Be
Sholapur-Bijapur
Notification No. 8869,

1869, B. G. C.,
then a list of
Judges at Bi
District. This
jurisdiction of the
the jurisdiction
District on the
consequently ex
1st December

—Printed at
within the
Muddebihal,
along with that
the Belgaum
Subordinate Judges
on of the list.
District by
a, page 17.

Notn., dated 25th
the provisions of Section

* *Vide Government Gaz-
ette dated 29th December*
1870, page 1374.

ment, dated the 22nd December 18
Bijapur and Bagewadi Talukas, sha
included, Jainapur within the local
Court at Bijapur⁽²⁾, and Bagánagur
Subordinate Judge's Court at Muddebihal
Belgaum Judicial District⁽³⁾.

1871, B.

of Bombay
Honourable
to direct the
transferred
December 18
Bijapur and Bagewadi Talukas, sha
included, Jainapur within the local
Court at Bijapur⁽²⁾, and Bagánagur
Subordinate Judge's Court at Muddebihal
Belgaum Judicial District⁽³⁾.

Act I, p. 482.—Under
Act XIV of 1869, the Right
Honourable Council has been pleased
to direct that the village of Budni
in the Revenue Depart-
ment of the Bagalkot Taluka in the
after the 15th May 1871, be
of the Subordinate Judge's
local jurisdiction of the Subordi-
nate Judge of the Kaladgi Division of the

Notn., dated 26th
provisions of Section 2
the Governor in Council
shall cease to be within the local jur
at Bagalkot⁽²⁾, and shall be includ
Subordinate Judge's Court at Bi
Belgaum District⁽³⁾.

p. 782.—Under the
Act 1869, the Honourable
Council direct that the village of Budni
in the Revenue Depart-
ment of the Bagalkot Taluka in the
after the 15th May 1871, be
of the Subordinate Judge's
local jurisdiction of the Subordi-
nate Judge of the Kaladgi Division of the

(1) This Notification is modified by No.
G. G., 1890, Pt. I, p. 1302, under which a
Subordinate Judge for Haveli
at Vadgaon and Louáli.

(2) For the respective jurisdictions of the
Muddebihal, see Notification dated 26th May

(3) Now Sholapur-Bijapur District, see fo

Act 7018, dated 16th December 1890, B.
Subordinate Judge was appointed for Bára-
n holding his Court at Haveli, as well as

the Judges of Bijapur, Bagalkot and
at page 46, *supra*.

at page 271, *supra*.

Notn. No. 7198, dated 17th October 1883, B. G. G., 1883, Pt. I, p. 785.—In exercise of the powers conferred in this behalf by the Bombay Civil Courts Acts of 1869 and 1880, and in modification of all previous orders on the same subject, His Excellency the Governor in Council is pleased to direct that the village of Donaj, hitherto appertaining to the Kaládgi District, and lying within the local limits of the jurisdiction of the Subordinate Judge of Bijápur⁽¹⁾, shall, on and after the 1st November 1883, form part of the Poona District⁽²⁾ and be within the local limits of the jurisdiction of the Subordinate Judge of Pandharpur.

Notn. No. 2874, dated 13th May 1886, B. G. G., 1886, Pt. I, p. 428.—In modification of Government Notification No. 5773, dated 18th September 1882⁽³⁾ (published at page 746 of Part I of the *Bombay Government Gazette* of the 21st idem), and in exercise of the powers conferred in this behalf by Section 23 of the Bombay Civil Courts Act, the Governor of Bombay in Council is pleased to notify that the head-quarters of the Málsiras Subordinate Judge's Court will be transferred from Maloli to Akláj in the Málsiras Táluka of the Sholápur District from 1st June 1886, and to direct that the Subordinate Judge do hold his Court there from and after that date.

Notn. No. 2081, dated 4th April 1887, B. G. G., 1887, Pt. I, p. 294.—In exercise of the powers conferred by Section 23 of the Bombay Civil Courts Act, 1869, His Excellency the Governor in Council is pleased to direct that the Second Class Subordinate Judge who at present holds his Court alternately at Ashta and Shirála⁽⁴⁾ in the Sátára District, shall, from the 30th May 1887, cease to do so, and instead hold his Court at Islámpur in the same district, and be styled Subordinate Judge of Islámpur.

Notn. No. 119, dated 7th January 1888, para. 2, B. G. G., 1888, Pt. I, p. 33.—In exercise of the powers conferred in this behalf by the Bombay Civil Courts Acts, 1869 and 1880, and in modification of Government Notification No. 3487, dated 24th May 1880⁽⁵⁾, Judicial Department, the Governor in Council is pleased to direct that the villages of Velé and Shéré shall hereafter be and are hereby included within the ordinary jurisdiction of the Subordinate Judges of Sátára and Karád respectively.

Notn. No. 5953, dated 22nd August 1895, para. 1, B. G. G., 1895, Pt. I, p. 913.—In modification of existing arrangements under which the Judge of the Subordinate Court of Khatáv in the Sátára District is also the Judge

(1) See footnote (2) on page 274, *supra*.

(2) Now Sholápur-Bijápur District, see footnote (3) on page 271, *supra*.

(3) By this Notification the head-quarters of the Court were transferred from Málsiras to Maloli.

(4) Shirála was made a circuit station of the Ashta Court by Notification No. 447, dated 23rd January 1883, *B. G. G.*, 1883, Pt. I, p. 77, but was closed by Notification No. 5409, dated 4th August 1886, *B. G. G.*, 1886, Pt. I, p. 999.

(5) Printed *supra*, page 271.

of the Subordinate Court is pleased to sanction, 1869, the following arrangement pending further orders:—

The Judge of the Subordinate Court to be also the Judge of the District Court.

The Judge of the Subordinate Court to be also the Judge of the District Court.

Limits of the Jurisdiction in the Ratnagiri District.

Notn., dated 26th April 1869, Under the provisions of Section 23 of the Bombay Civil Courts Act, 1869, the Governor of Bombay has been pleased to direct that the Subordinate Judges in the District of Ratnagiri shall, from the 1st June 1869, hold their respective Courts at the Stations hereinafter mentioned, and that the local jurisdiction of the Subordinate Courts shall include the villages specified under its name in the following Table.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.

Rank.	Station.	
Subordinate Judge, 1st Class	Ratnagiri.	(For Court on Oct 1st inst.)
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Malvan ...	1 M. 2 S. 3 K. 4 M. 5 6 7 8 9 10 11 12

in that district, the Governor in Council has been pleased to sanction, 1869, the following arrangement pending further orders:—

The Judge of the Subordinate Court of Rahimatpur in the Sátara District to be also the Judge of the District Court of Khatáv.

The Judge of the Subordinate Court of Vita in the Sátara District to be also the Judge of the District Court of Dahivádi.

Several Subordinate Judges' Courts and their situations.

B. G. G., 1869, Pt. I, p. 625.—Under the provisions of the Bombay Courts' Act (Act No. XIV of 1869), the Governor in Council has been pleased to direct that the Subordinate Judges in the District of Ratnagiri shall, from the 1st June 1869, hold their respective Courts at the Stations hereinafter mentioned, and that the local jurisdiction of the Subordinate Courts shall include the villages specified under its name in the following Table.

Villages included under jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
jurisdiction of this Court from the 1st June 1869, as notified by the Government on the 4th inst. (printed at page 232).	
Masure.	
...	Taluka Malvan.
...	
...	
...	
...	
...	
...	
...	
...	
...	
...	
...	

(1) The appointments of Subordinate Judges are made by the Government Resolution, Judicial Department, No. 83 of 1869.

been made personal; vide Government Resolution, May 1860.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.			Táluka or Revenue Division to which the Villages belong.	
Rank.	Station.					
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Málvan ...	<i>Tarf Warád.</i>			Táluka Málvan.	
		13	Kasba Warád ⁽²⁾		
		14	Maujé Pēndur		
		15	" Talgaon ⁽²⁾		
		16	" Dhámápur ⁽²⁾		
		17	" Kalsa ⁽²⁾		
		18	" Parád ⁽²⁾		
		19	" Nándos		
		20	" Kumáme...		
		21	" Tirowde		
		<i>Tarf Málond.</i>				
		22	Kasba Málond		
		23	Maujé Poipa		
		24	" Khotle		
		25	Hedul		
		26	Manjé Musade		
		27	" Wayagamode		
		28	" Dágmod		
		29	" Wadáchepát		
		30	" Golwan		
		31	" Asrodi		
		32	" Wówaliyé		
		33	" Hiwálé		
		34	Asgam		
		35	Maujé Kirlos		
		36	" Rátiwde		
		37	" Chunwade		
		38	" Shiwáwade		
		<i>Tarf Sálasi.</i>				
		39	Wádi Tondavli		
		40	Maujé Vayagáni		
		(3) 41	Peth Bhagwantgad		
		42	Thikan Kalabhathi		
		43	" Malik Soil		

(1) See footnote (1) on page 276, *supra*.(2) These villages have since been transferred to the jurisdiction of the Subordinate Judge of Vengurla; see Notification dated 20th November 1877, printed at page 315, *infra*.(3) These villages (39 to 69) were once transferred from the jurisdiction of the Subordinate Judge of Málvan to that of the Subordinate Judge of Devgad (*vide* Notification dated 3rd June 1875, B. G. G., 1875, Pt. 1, p. 615) but were subsequently re-transferred from Devgad to Málvan; see Notification No. 3278, dated 16th May 1883, printed at page 314, *infra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Taluka or Revenue Division to which the Villages belong.		
Rank.	Station.					
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Málvan.	44	Maujé Bádivdé Budruk ...	Taluka Málvan.		
		45	" Bádivdé Khurd ...			
		46	Thikan Sheri Bhagwantgad ...			
		47	Juwa Anjanáchá ...			
		48	" Dhanji ...			
		49	Maujé Koil ...			
		50	Juwa Koil ...			
		51	Maujé Maldi ...			
		52	" Adavli ...			
		53	" Suktalen ...			
		54	" Shrávan ...			
		55	" Belen Budruk ...			
		(2) 56	Thikan Sheri Rámgad ...			
		57	Maujé Gothane ...			
		58	Májré Gondvádi ...			
		59	Kasba Acharen ...			
		60	Thikan An Sáwant ...			
		61	" Bág Jámbedul ...			
		62	Maujé Chindar... ...			
		63	" Trimbak ...			
		64	Thikan Rám Sáwant ...			
		65	Maujé Palsamb ...			
		66	" Kudopi ...			
		67	" Budhavalen ...			
		68	" Math Budruk ...			
		69	Peth Rámgad ...			
		70	Bandar Vengurla ⁽³⁾ ...			
		71	Peth Vengurla ⁽³⁾ ...			
		Tarf Pant.				
		(3)	}		72	Maujé Parula ...
					73	" Kochara ...
					74	" Mhápan ...
					75	" Kelus ...
					76	" Khánoli ...
					77	" Dábholi ...
					78	" Arawali ...
					79	" Shiravada ...
					80	" Redi ...

(1) See footnote (1) on page 276, *supra*.(2) See footnote (3) on page 277, *supra*.(3) See footnote (2) on page 277, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Chiplun ...	<p>(For the revised jurisdictions of these Courts, see Notification dated 4th October 1873, printed at page 282, <i>infra</i>.)</p> <p><i>Tarf Sálsi.</i></p>	Táluka Devgad.
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Rájápur ...		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Devgad ⁽²⁾		
		1 Manjé Tebowle ...	
		2 " Elye ...	
		3 " Mitanobri ...	
		4 " Mangi ...	
		5 " Jámsandé ...	
		6 " Hidhale ...	
		7 " Mithbaw ...	
		8 " Náringre ...	
		9 " Talowde ...	
		10 " Kónkeshvar ...	
		11 " Dahibaw ...	
		12 " Dábhole ...	
		13 " Walowdé ...	
		14 " Lire ...	
		15 " Warári ...	
		16 " Ghonsari ...	
		17 " Aynal ...	
		18 " Kalu at ...	
		19 " Ushia ...	
		20 " Tiwri ...	
		21 " Hubrat ...	
		22 " Matkhurd ...	
		23 " Karul ...	
		24 " Kankowli ...	
		25 " Sákedí ...	
		26 " Kálosli ...	
		27 " Phonde ...	
		28 " Hadpid ...	

(1) See footnote (1) on page 276, *supra*.(2) For villages added to the jurisdiction of this Court, see Notification dated 22nd March 1876, printed at page 314, *infra*.The Court of the Subordinate Judge of Devgad was formerly located at Khárepátan. It was transferred to Devgad under Notification dated 24th May 1875, printed at page 314, *infra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Devgad ⁽²⁾ .	29	Maujé Harkul Khurd ...	Táluka Devgad.
		30	" Nágwe ...	
		31	" Ságwe ...	
		32	Wadiremovli ...	
		33	Maujé Harkul Budruk ...	
		34	" Digowle ...	
		35	" Nátal ...	
		36	" Piawli ...	
		37	" Ablé ...	
		38	Wadichandoshi ...	
		39	Maujé Tondovli ...	
		40	" Tardalo ...	
		41	" Jánovli ...	
		42	" Bélékhurd ...	
		43	" Kondiye ...	
		44	" Kuvle ...	
		45	" Máyin ...	
		46	" Usaldi ...	
		47	" Bidvadi ...	
		48	" Bhiarni ...	
		49	" Otow ...	
		50	" Shevre ...	
		51	" Kumbhavde ...	
		52	" Nándgaon ...	
		53	" Sávdáv ...	
		54	" Cháphét ...	
		55	" Shirgaum ...	
		56	" Warowdi ...	
		57	" Bángmula ...	
		58	" Nardave ...	
		59	" Arey ...	
		60	" Bhirowdi ...	
		61	" Báysi ...	
		62	Thikán Bág Talovde ...	
		63	Peth Devgad ...	
		64	Maujé Wágheri ...	
		65	" Pisakámte ...	
		66	" Kurye ...	
		67	" Poire ...	
		68	Thikán Panditráo ...	
		69	Maujé Kinjoyde ...	
		70	" Kámte ...	

(1) See footnote (1) on page 276, *supra*.(2) See footnote (2) on page 279, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka, or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Devgad ⁽²⁾ ...	71 Maujé Dámbur	Taluka Devgad.
		72 Kasba Sálsi	
		73 Sheri Killa Devgad	
		74 Sheri Bág Devgad	
		75 Sheri Ghera Kámate	
		76 Maujé Gabit Mumbán	
		<i>Turf, Khárepátan.</i>	
		77 Kasba Khárepátan	
		78 Maujé Korla	
		79 „ Dhálavli	
		80 „ Manche	
		81 „ Mutát	
		82 „ Tirolt	
		83 „ Padél	
		84 „ Púral	
		85 „ Wáde	
		86 „ Nádan	
		87 „ Mond	
		88 „ Támhánc	
		89 „ Banivde	
		90 „ Báperde	
		91 „ Pendhri	
		92 „ Mávlangé	
		93 „ Goval	
		94 „ Pátgaon	
		95 „ Wághotané	
		96 Wádá Kerpoi	
		97 Maujé Sovandli	
		98 Majré Juvé Manché	
		99 Kondsere Mansé... ..	
		100 Maujé Wygani	
		101 „ Kunkavné	
		102 „ Undil	
		103 „ Burbowndé	
		104 „ Nánad	
		105 „ Gawáné	
		106 „ Sirowli	
		107 „ Wolegavi	
		108 „ Wághevri	
		109 „ Dárun	
		110 „ Taléra	

(1) See footnote (1) on page 276, *supra*.(2) See footnote (2) on page 279, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Devgad ⁽²⁾ ...	111 Maujé Ozuram 112 „ Sálasde 113 „ Wárgaum 114 „ Nadguve 115 „ Chinchowli 116 „ Borlé 117 „ Kirgowné 118 „ Sherpe 119 „ Shidowné... .. 120 Thikán Juvlimanchi 121 Kasba Wághotané 122 Maujé Ujovli 123 „ Kásardé 124 „ Fanasgaon <i>In Báwda State.</i> 125 Math Kurad Tarf Khárepátan...	Táluka Devgad.
Subordinate Judge, 2nd Class, 3rd Grade.	Guhágar...	(The villages included within the jurisdiction of this Court were transferred, some to the jurisdiction of the Court of Chiplun, and some to that of the Court of Sangameshwar, and this Court was abolished; see Notification dated 4th October 1873, printed on this page.)	
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Dápoli. ...	(For the revised jurisdiction of this Court, see Notification dated 4th October 1873, printed below.)	

Notn., dated 4th October 1873, B. G. G., 1873, Pt. I, p. 820:—
Under the provisions of Section 23 of the Bombay Civil Courts' Act (Act No. XIV of 1869), the Governor of Bombay in Council has been pleased to direct that the Subordinate Judges of Ratnágiri, Dápoli, Chiplun, Sangameshwar and Rájapur in the Ratnágiri District, shall from the 1st November next hold their respective Courts at the stations hereinafter mentioned,

(1) See footnote (1) on page 276, *supra*.

(2) See footnote (2) on page 279, *supra*.

and that the local jurisdiction of each of the above Courts shall include the villages specified under its name in the following list :—

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Ratnágiri.	<i>Karyát Newaren.</i>	Ratnágiri.
		1 Vádá Kalbádevi	
		2 „ Aren	
		3 „ Juven	
		4 Peth Sivápur	
		5 Peth-Killá Ratnágiri	
		6 Vádá Piradavané	
		7 „ Kánsárvakí	
		8 „ Jún	
		9 „ Sadien	
		10 Kasba Newaren	
		11 Vádá Dhokamalen	
		12 Maujé Ráhatagar	
		13 „ Kárlen	
		14 „ Náchane	
		15 „ Kotávaden	
		16 Vádá Mirya	
		17 Maujé Jhádagaon	
		18 Vádá Basani	
		19 Maujé Sirgaum	
		<i>Tarf Haracheri.</i>	
		20 Bág Patolen	
		21 Kond Khandakar	
		22 Májré Nesurlen	
		23 „ Dugven	
		24 Maujé Bhátyen	
		25 „ Agven	
		26 „ Nirul	
		27 Májré Hátis	
		28 Maujé Kurtaden	
		29 Bandar Ibhrámpátan	
		30 Maujé Tonaden	
		31 Kasba Harachiri	
		32 Maujé Chándor	
		33 „ Phansáp	
		34 „ Somešvar	

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Taluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, - 1st Class.	Ratnágiri.	<i>Tarf Kelyen Majgaon.</i>		Ratnágiri.
		35	Maujé Kharavaten ...	
		36	" Adamb Bháve ...	
		37	" Karabuden ...	
		38	Kasba Májgaon ...	
		39	Maujé Kelyen ...	
		40	" Phana-savalen ...	
		41	" Bhonken... ..	
		42	" Nivali ...	
		43	" Adamb Dánde ...	
		44	" Vetosi ...	
		45	" Jámbarun ...	
		46	Majré Bhámbar Váli ...	
		<i>Tarf Panvas.</i>		
		47	Maujé Sivar Amberen ...	
		48	Peth Purnagad ...	
		49	Thikán Jambulād ...	
		50	" Nátunden ...	
		51	Vádá Mád Bándagale ...	
		52	Thikán Soman ...	
		53	" Behere ...	
		54	Maujé Agargulen ...	
		55	Ghera Purnagad ...	
		56	Vádá Dabhil Amberen ...	
		57	Maujé Vaigane ...	
		58	Vádá Phadake ...	
		59	" Gávden Gulen ...	
		60	Maujé Nákharen ...	
		61	Vádá Mervi ...	
		62	Maujé Kolaben ...	
		63	Vádá Gávden Abalen ...	
		64	Kasba Panvas ...	
		65	Maujé Golap ...	
		66	Vádá Randpár ...	
		67	Maujé Mávalangen ...	
		68	Thikán Bág Agásc ...	
		69	Maujé Dorlen ...	
		70	Thikán Chakradev ...	

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.			Táluka or Revenue Division to which the Villages belong.	
Rank.	Station.					
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Dápoli. ...	6	Kasba Dábhól	Suvarnadurg.	
		7	Maujé Vánosi		
		8	" Málen		
		9	Majré Dumadev		
		10	Maujé Borivali		
		11	Kasba Panchanadi		
		12	Maujé. Aghari		
		13	" Koltharen		
		14	" Burondi		
		15	" Karajgáon		
		16	" Ládghar		
		17	Kasba Murud		
		<i>Tarf Jalgaon.</i>				
		18	Kasba Jálgaon		
		19	Maujé Jogelen		
		20	" Gimbhavane		
		21	" Gávhen...		
22	" Sirakhal				
23	" Tálasuren				
24	" Sákhaloli				
25	" Káarden				
26	" Kumbhaven				
27	" Hatip				
28	" Válane				
29	" Dápoli				
30	" Siraden				
31	" Kálaki				
32	" Dévaken				
33	" Kolabandren				
34	" Karajañi				
35	" Nigaden				
36	" Máhalungen				
37	" Sádaven				
38	" Kinhal				
39	" Boraghar				
40	" Bhánggar...				

(1) See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.	
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Dápoli. ...	41. Maujé Tetavali ...	Suvarnadurg.	
		42. „ Páchavali ...		
		43. „ Tere Vaigani ...		
		44. „ Nánaten ...		
		45. „ Chikhalgaón ...		
		46. „ Choli ...		
		47. „ Bondivali ...		
		48. „ Sádavali ...		
		49. „ Kherdi... ..		
		50. „ Vánand ...		
		51. „ Volagaon ...		
		52. Májré Golil ...		
		53. Maujé Asud ...		
		54. „ Pángari ...		
		Tarf Haveli Jáfrabad.		
		55. Maujé Umbarlen ...		
		56. „ Gánvarai ...		
		57. „ Máthegujar ...		
		58. Májré Depavli ...		
		59. „ Kelil ...		
		60. Maujé Derden ...		
		61. „ Sáteren ...		
		62. „ Gudheghen ...		
		63. „ Pánaderi ...		
		64. „ Panhálé Káji ...		
		65. „ Siravane ...		
		66. „ Dabhil ...		
		67. „ Pángari ...		
		68. „ Unháren ...		
		69. „ Pharáren ...		
		70. „ Vávaghar ...		
		71. „ Bhádavalen ...		
		72. „ Damáme ...		
		73. „ Támod ...		
		74. „ Pophalavane ...		
		75. „ Kátran ...		
		76. „ Pávanal ...		
		77. „ Degaoon ...		

(1) See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.	
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Dápoli ...	78 Maujé Karajáli ...	Suvarnadurg.	
		79 „ Phánasu ...		
		80 „ Asoden ...		
		81 „ Urphi ...		
		82 „ Gamvatalen ...		
		83 „ A'pati ...		
		<i>Tarf. Nátu Pálavan.</i>		
		84 Maujé Soweli ...		
		85 „ Bhátághar ...		
		86 „ Avási ...		
		87 „ Pichadoli ...		
		88 „ Mátavan ...		
		89 „ Dehen ...		
		90 „ Tadil ...		
		91 „ Chandivane ...		
		92 „ Sondghar ...		
		93 „ Vanosi ...		
		94 „ Jámagen ...		
		95 „ Turavaden ...		
		96 „ Visápur ...		
		97 „ Chinchali ...		
		98 „ Sirasádi ...		
		99 „ Mungij ...		
		100 „ Kándivali ...		
		101 „ Pisai ...		
		102 „ Sáteren ...		
		103 „ Pálil ...		
		104 „ Dhánkoli ...		
		105 „ Tángar ...		
		106 „ Sirsoli ...		
		107 „ Kudávalen ...		
		108 „ Virasai ...		
		109 „ Dálakhan ...		
		110 „ Vadavali ...		
		111 „ Kháravaten ...		
		112 „ Kángavai ...		
		113 „ Bhombadi ...		
		114 „ Sárang ...		

(1) See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Dápoli ...	<i>Tarf Kelasi.</i>	Savarnadurg.
		115 Májré Kist ...	
		116 Maujé Sáradulen ...	
		117 „ Ambavali Khurd ...	
		118 „ Vaghaven ...	
		119 „ Adakhál ...	
		120 „ Kalambat ...	
		121 „ Sákurden ...	
		122 „ Tivaren ...	
		123 „ Revali... ..	
		124 „ Velavi... ..	
		125 „ Dávali ...	
		126 „ Rájápur ...	
		127 „ Kongalen ...	
		128 „ Vanjhloli ...	
		129 „ Mándivali ...	
		130 „ Káavadoli ...	
		131 „ Harnai ...	
		132 Kasba Anjarlen ...	
		133 Maujé Murdi ...	
		134 „ Sukondi ...	
		135 „ Lonavadi ...	
		136 „ A'den ...	
		137 „ Pádalen ...	
		138 „ Utambar ...	
		139 „ Vághivane ...	
		140 „ Málvi ...	
		141 „ Ilane ...	
		142 „ Ambavali Budruk...	
		143 „ Ronvalen ...	
		144 „ Atagaon ...	
		145 „ Umbarset ...	
		146 Kasba Kelasi ...	
		147 Maujé Rávatoli ...	
		<i>Tar Khed.</i>	
		148 Maujé Sivanar ...	
		149 „ Rukhi... ..	
		150 „ Kondhen ...	

(1) See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Dápoli. ...	151 Maujé Sirsingén ...	Savarnadurg.
		152 „ Návasi ...	
		153 „ Vánkavli ...	
		<i>Peta Mandanagad, Tarf Bánkot.</i>	
		154 Maujé Velás ...	
		155 „ Bágamándalen ...	
		156 Kasba Vesavi ...	
		157 Maujé Sipolen ...	
		158 „ Kuduk Budruk ...	
		159 „ Pánaderi ...	
		160 „ Peven ...	
		<i>Turf Vesavi.</i>	
		161 Maujé Kojhar... ..	
		162 „ Surlen... ..	
		163 „ Bhámaghar ...	
		164 „ Kálakavane ...	
		165 „ Umbarset ...	
		166 „ Ránavali ...	
		167 „ Adi ...	
		168 „ Vákavali ...	
		169 „ Keril ...	
		170 „ Deváren ...	
		171 „ Durgavádi ...	
		172 „ Konávali ...	
		173 „ Tulsi ...	
		174 „ Máhu ...	
		175 „ Dhámmani ...	
		176 „ Atalen ...	
		177 „ Sávari... ..	
		178 „ Chinchaghar ...	
		179 „ Sevaren ...	
		180 „ Goten ...	
		181 „ Bhingaloli ...	
		182 „ Buri ...	
		183 „ Govalen ...	
		184 „ Pálen ...	
		185 „ Kánaten ...	

(1) See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Dápoli. ...	186 Maujé Ambavane Khurd ...	Suvarnadurg.
		187 „ Borghar ...	
		188 „ Dhángar ...	
		189 „ Chincháli ...	
		190 „ Pádaven ...	
		191 „ Dhutroli ...	
		192 „ Tánkavali ...	
		193 „ Pácharal ...	
		194 „ Adakhal ...	
		195 „ Sákharí ...	
		196 „ Támbhane ...	
		197 „ Dighi ...	
		198 „ Gudhéghar ...	
		199 „ Náine ...	
		200 „ Panháli Budruk ...	
		201 „ Jávalen ...	
		202 „ Ambavali ...	
		203 „ Vadavali ...	
		204 „ Ambadaven ...	
		205 „ Máhápral ...	
		206 „ Panháli Khurd ...	
		207 „ Borkhat ...	
		208 „ Sigavan ...	
		209 „ Nigadi ...	
		210 „ Kuduk Khurd ...	
		211 „ Umbaroli ...	
		212 „ Ambayen Budruk ...	
		213 „ Veral ...	
		214 „ Ghosálen ...	
		215 „ Asavalen ...	
		216 „ Kinjálghar ...	
		217 „ Ambegan ...	
		218 „ Pát ...	
		219 „ Teradi... ...	
		220 „ Soveli ...	
		221 „ Senálen ...	
		222 „ Killa Mandanagad... ...	
		<i>Tarf Vinheren.</i>	
		223 Maujé Váloté... ...	

(1) See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade (1).	Dápoli. ...	224 Maujé Kádvan ...	Savarnadurg.
		225 " Dábhath ...	
		226 " Talenghar ...	
		227 " Bholavali ...	
		228 " Govál ...	
		229 " Láatavan ...	
		<i>Tarf Goregaon.</i>	
		230 Maujé Kolamandalen ...	
		<i>Tarf Nátu Pálavan.</i>	
		231 Maujé Dábhagaon ...	
		232 " Dudheren ...	
		233 Kasba Pálavan ...	
		234 Maujé Sádén ...	
		235 " Kumbalen ...	
		236 " Sirgaon ...	
		237 " Bámanghar ...	
		238 " Pimploli ...	
		239 " Tiden ...	
		240 " Pálaghár ...	
		241 " Vinhé ...	
		242 " Takeden ...	
		243 " Gharádi ...	
		244 " Kelávat ...	
		245 " Verál ...	
		246 " Náragoli ...	
		247 " Dáhiben ...	
		248 " Unharen ...	
		249 " Sedavai ...	
		250 " Tondali ...	
		<i>Tarf Khed.</i>	
		1 Kasba Khed ...	Khed.
		2 Maujé Bhárané ...	
		3 " Sukivali ...	
		4 " Kudósi ...	

(1) See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade (1).	Dápoli. ...	5 Maujé Kándesi ...	Khed.
		6 " Dhávaden ...	
		7 " Kinjalén ...	
		8 " Kháravaten ...	
		9 " Kalamani Khurd ...	
		10 " Bíramani ...	
		11 " Vadgaon Budruk ...	
		12 " Vadgaon Khurd ...	
		13 Májré Vádi Máladá ...	
		14 Maujé Viáhalí ...	
		15 " Nádivali ...	
		16 Májré Vádi Bid ...	
		17 Maujé Umbári... ...	
		18 " Devaghar ...	
		19 " Sonden ...	
		20 Ghera Rasálagad ...	
		21 Sumáragad ...	
		22 Maujé Jaitápur ...	
		23 Májré Vádi Jaitápur ...	
		24 " Vádi Beldár ...	
		25 Maujé Talén ...	
		26 " Nilavane ...	
		27 " Sirávali... ...	
		28 " Káratel ...	
		29 " Kálabani Budruk ...	
		30 " Udhalén Budruk ...	
		31 " Udhalén Khurd ...	
		32 " Divánkhanvati ...	
		33 " Ambayén ...	
		34 " Jámagen ...	
		35 " Tisen ...	
		36 " Muraden ...	
		37 " Chákúlen ...	
		38 " Chinchaghar ...	
		39 " Dayál ...	
		40 " Koregaon ...	
		41 " Khár ...	
		42 " Nándagaon ...	
		43 " Suseri ...	
		44 " Devasáden ...	

(1) See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, ..2nd Class, 1st Grade ⁽¹⁾ .	Dápoli. ...	45	Maujé Scraval
		46	" Sukadar
		47	" Sángalat
		48	" Phurus
		49	" Poyanar
		50	" Dhámani
		51	" Ayani
		52	" Sákaroli
		<i>Tarf Nátu Bundar.</i>		
		53	Kasba Nátu
		54	Maujé Khávati
		55	" Tulasi Budruk
		56	" Tulasi Khurd
		57	" Vánven...
		58	" Chinchavali
		59	" Borghar
		60	" Aped
		61	" Kasedi
		62	" Kinjalen
		63	" Dahivali
		64	" Singari
		65	" Ghogaren
		66	" Puren Budruk
		67	" Puren Khurd
		68	" Mándaven
		<i>Tarf Haveli, Jáfrábad.</i>		
		69	Maujé Tálaghar
		<i>Tarf Nátu Pálavan.</i>		
		70	Ain Ghera Pálgad
		71	Maujé Sivatar...

(1) See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade (1).	Chiplun. ...	<i>Tarf Chiaplun.</i>	Chiplun.
		1 Maujé Pedhamben ...	
		2 " Moravane ...	
		3 " Nadivasen ...	
		4 " Ovali ...	
		5 " Kolamvadi ...	
		6 Májré Nágaven ...	
		7 Maujé Kálkávane ...	
		8 " Rigatoli ...	
		9 " Kádavad ...	
		10 " Tivaren ...	
		11 " Khadpoli ...	
		12 Májré Dádar ...	
		13 Maujé Sirgaon ...	
		14 " Adaren ...	
		15 " Terun ...	
		16 Májré Svayendev ...	
		17 " Divánádi ...	
		18 Kasba Chiaplun ...	
		19 Májré Uktád ...	
		20 Maujé Kápsál ...	
		21 " Dhámanavane ...	
		22 " Kherdi ...	
		23 " Chinchghari ...	
		24 Májré Mándavkhari ...	
		25 Maujé Káinhé ...	
		26 " Pimpali Budruk ...	
		27 " Pimpali Khurd ...	
		28 " Vchalen ...	
		29 " Mundhen ...	
		30 " Anari ...	
		31 " Dálavatane ...	
		32 " Gáne ...	
		33 " Válavanti ...	
		34 " Akalen ...	
		35 Májré Tivadi ...	
		36 Maujé Aloreñ ...	
		37 " Kumbhárali ...	
		38 " Pophali ...	
		39 " Pedhen ...	
		40 " Goval ...	

(1) See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.	
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Chiplun	41 Maujé Khopad	Chiplun.	
		42 " Kálusten		
		43 " Siral ...		
		44 " Kondhen		
		45 " Mirajóli		
		46 " Kámaten		
		47 " Kálavanden		
		48 " Kalabasten		
		49 " Valopen		
		50 " Nirtád ...		
		51 " Páli ...		
		52 " Khándát		
		53 " Kháravaten		
		54 Májré Kási ...		
		<i>Tarf Haveli, Hamadabad.</i>		
		55 Maujé Gondhalen		
		56 " Posaren...		
		57 " Bivali ...		
		58 " Karabavane		
		59 " Donavali		
		60 " Bhom		
		61 " Máladoli		
		62 " Ketaki		
		63 " Káporen		
		64 " Bhílen ...		
		65 " Gángarai		
		<i>Tarf Sanvaraden.</i>		
		66 Kasba Sanvaraden		
		67 Maujé Dahivali		
		68 " Kudap ...		
		69 " Kondamálá		
		70 " Tálasar ...		
		<i>Tarf Velamb.</i>		
		71 Maujé Kaundhar		

(1) See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade (1).	Chiplun.	72	Maujé Katraulí	Chiplun.
		73	" Ibhrámpur	
		74	" Dev Kherki	
		75	" Nárad Kherki	
		76	" Ombali	
		77	" Niravhal	
		78	" Dahivalí	
		79	" Bámnole	
		80	" Borgaon	
		81	" Chiveli	
		82	Májré Kátakiri	
		83	Maujé Vághivaren	
		84	" Gimavi	
		85	" Mundhar	
		86	" Páli	
		87	" Márga Támháne	
		88	" Támháne	
		89	" Jhombadi	
		90	" Devghar	
		91	" Páthardi	
		92	" Umbarávali	
		93	" Amberen Budruk	
		94	" Madhál	
		95	" Siravali	
		96	" Miravane	
		97	" Tanali	
		98	" Kotaluk	
		99	" Kalamudi	
		100	" Pábharen	
		101	" Támhan Mala	
		102	" Dugaven	
		103	" Gudhen	
		104	" Ubhálén	
		105	" Kutakiri	
		106	" Sural	
		<i>Tarf Haveli, Jáfrábád.</i>		
		1	Maujé Hodakhád	Khed.
		2	" Panhálahen	

(1) See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Taluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Chiplun ...	3	Maujé Savanas ...	Khed.
		4	" Tumbád ...	
		5	" Vahirávali ...	
		6	" Anasapuren ...	
			<i>Torf Khed.</i>	
		7	Maujé Pal ...	
		8	" Talvat Khed ...	
		9	" Talvat Jávali ...	
		10	" Dhámanand ...	
		11	" Posaren Khurd ...	
		12	" Posaren Budruk ...	
		13	" Sákhar ...	
		14	" Choravane ...	
		15	" Niven ...	
		16	" Sápirlí ...	
		17	" Vánven ...	
		18	" Kuraval Jávali ...	
		19	" Kuraval Khed ...	
		20	" Kumbhavali ...	
		21	" Musád ...	
		22	" Kávalen ...	
		23	" Kásai ...	
		24	" Bhelasai ...	
		25	" Kelane ...	
		26	" Chirani ...	
		27	" Loten ...	
		28	" Ambadas ...	
		29	" Dhámandivi ...	
		30	" Songaon ...	
		31	" Kotavali ...	
		32	" Ghánekhunt ...	
		33	" Asagani ...	
		34	" Avási ...	
		35	" Seladi ...	
		36	" Anjani ...	
		37	" Meten ...	
		38	" Ayanávali ...	
		39	" Mohane ...	

(1) See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade (1).	Chiplun ...	40 Maujé, Máhálungen ...	Khed.
		41 " Ambavali ...	
		42 " Varaveli ...	
		43 " Sánaghar ...	
		44 " Chátanv ...	
		45 " Astan ...	
		46 " Mumbaken ...	
		47 " Nilik ...	
		48 " Nigaden ...	
		49 " Veral ...	
		50 " Hedali ...	
		51 " Saveni ...	
		52 " Ainavaren ...	
		53 " Kulavandi ...	
		54 " Bijaghar ...	
		55 " Miralen ...	
		56 " Tisangi ...	
		57 " Kumbhád ...	
		58 " Khopi ...	
		59 " Sirgaon ...	
		60 " Dabhil ...	
		61 " Lavel ...	
		62 " Máni ...	
		63 " Gunaden ...	
		64 " Sátavinagáon ...	
		65 " Boraj ...	
		66 " Moravaden ...	
		67 " Bhosten ...	
		68 " Alasuren ...	
		69 " Kondivali ...	
		70 " Sinv Budruk ...	
		71 " Sinv Khurd ...	
		72 " Asti ...	
		73 " Sirasi ...	
		74 " Kárají ...	
		75 " Jáburden ...	
		76 " Kádavali ...	

(1) See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Chiplun ...	<i>Petha Guhagar.</i>	
		1 Maujé Vadad ...	Chiplun.
		2 " Parachuri ...	
		3 " Kámul ...	
		4 " Pángari ...	
		5 " Isápur ...	
		6 " Peven ...	
		7 " Nigondal ...	
		8 " Velanesvar ...	
		9 " Sákhari Agar ...	
		10 " Malan ...	
		11 " Chikhali ...	
		12 " Dodavali ...	
		13 " Vánki ...	
		14 Kasba Velamb ...	
		15 Maujé Chindravalen ...	
		16 " Musalondi ...	
		17 " Jánavalen ...	
		18 " Pimpalvat ...	
		19 " Pángari ...	
		20 " Vághamben ...	
		21 " Nivosi ...	
		22 " Pimpar ...	
		23 " Sir ...	
		24 " Pomendi ...	
		25 " Pálapene ...	
		26 " Tálavali ...	
		27 " Másu ...	
		28 " Ambaloli ...	
		29 " Sákhari Khurd ...	
		30 " Vátadai ...	
		31 " Varaveli ...	
		32 " Kaundar Kálasur ...	
		33 " Gonavali ...	
		34 " Sákhari Trisul ...	
		35 " Sákhari Budruk ...	
		36 " Ránavi ...	
		37 " Khodaden ...	
		38 " Pát Panhalen ...	
		39 Kasba Guhagar ...	
		40 Maujé Asagoli ...	

(1) See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Chiplun ...	41 Maujé Umarát...	Chiplun.
		42 Májré Tetalen	
		43 Maujé Anjanavel	
		44 „ Jámasut	
		45 „ Pálasat ...	
		46 „ Hedvi ...	
		47 „ Dhopáven	
		48 Peth Anjanavel	
		49 Maujé Nárvan	
		50 „ Aren ...	
		51 „ Veladur	
		52 „ Adur ...	
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Sangamesh- var ⁽²⁾ .	1 Maujé Kolamben	Sangameshvar.
		2 „ Anaderi	
		3 „ Kulen ...	
		4 „ Vanari ...	
		5 Antarvali ...	
		6 Maujé Vanyagane	
		7 „ Asurden	
		8 Vádá Návadi ...	
		9 Bándhen Bhirakonden	
		10 „ Kalabasten	
		11 Májré Ambet	
		12 Maujé Nádalaj...	
		13 „ Ambedu Khurd	
		14 „ Chándivane	
		15 „ Mávalangen	
		16 Vádá Tikanad ...	
		17 Maujé Kiraduven	
		18 Vádá Nidhalen...	
		19 Maujé Sembavane	
		20 „ Kuchámben	
		21 „ Wánsi ...	
		22 „ Kárbelen	
		23 „ Mákhajan	
		24 „ Dhámani	

(1) See footnote (1) on page 276, *supra*.(2) The Court of the Subordinate Judge of Sangameshvar is located at Devrukh ; *vide* Government Resolution, Judicial Department, No. 2569, dated 24th April 1878.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Sangamesh- var ⁽²⁾ .	25	Maujé Rágaon-	Sangameshvar.
		26	" Phanasavane	
		27	" Teriyen...	
		28	" Ojharakhoh	
		29	" Dingani	
		30	" Tural ...	
		31	" Sárand ...	
		32	" Piradavane	
		33	" Karajuven	
		34	" Uchagaon	
		35	" Muchari	
		36	" Sonavaden	
		37	" Mábhale	
		38	" Sivane ...	
		39	" Borasut.	
		40	" Ambaven	
		41	" Ambedu Budruk	
		42	Kasba Sangameswar	
		43	Maujé Kumbhár Kháni Khurd.	
		44	" Chikhali	
		45	" Rájavádi	
		46	" Dhámápur	
		47	Kond Asurden ...	
		48	Vádá Vesarád	
		49	Maujé Kalabasten	
		50	" Senavaden	
		51	" Bhirkonden	
		52	Májré Ambet	
		53	Maujé Sáyalen	
		54	Kond Ambedu	
		55	Maujé Golavali	
		56	" Lovalen	
		57	" Kuradhond	
		58	" Sádavali	
		59	" Ghodavali	
		60	" Devaghar	
		61	" Kánaten	
		62	" Tulasani	
		63	" Belári Khurd	

(1) See footnote (1) on page 276; *supra*.

(2) See footnote (2) on page 302, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Sangamesh- var ⁽²⁾ .	64 Májré Kiradad ...	Sangameshvar.
		65 Maujé Taliyen ...	
		66 „ Kosumb ...	
		67 „ Hátinv ...	
		68 Májré Kond Kdáamaráo ...	
		69 Maujé Ságaven ...	
		70 „ Ambavali ...	
		71 Májré Kond Bhujabálráo ...	
		72 Maujé Pochari ...	
		73 „ Phanasat ...	
		74 „ Támané ...	
		75 „ Kurali ...	
		76 „ Kolavan ...	
		77 „ Dhámápur ...	
		78 Vádi Bhorapavane ...	
		79 Maujé Kundi... ...	
		80 „ Bondayen ...	
		81 „ Belári Budruk ...	
		82 „ Niven Khurd ...	
		83 „ Támanálen ...	
		84 „ Nigudvádi ...	
		85 „ Sonárvádi ...	
		86 „ Máral ...	
		87 „ Pátagaon ...	
		88 „ Góthane ...	
		89 „ Angavali ...	
		90 „ Vighravali ...	
		91 Májré Kondhran ...	
		92 Maujé Hárápuden ...	
		93 Májré Kond-ojhar ...	
		94 Maujé Kátavali ...	
		95 „ Ojhar Budruk ...	
		96 „ Tálavaden ...	
		97 „ Pángari ...	
		98 „ Bámanoli ...	
		99 „ Ojhar Khurd ...	
		100 „ Kudavali ...	
		101 „ Vánsi... ...	
		102 „ Murádapur ...	
		103 „ Pur ...	
		104 Májré Math Dámápur ...	

(1) See footnote ⁽¹⁾ on page 276, *supra*.(2) See footnote ⁽²⁾ on page 302, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Tāluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Sangamesh- var ⁽²⁾ .	105 Maujé Niven Budruk ...	Sangameshvar.
		106 Kasba Devarukh ...	
		107 Maujé Páchambé ...	
		108 „ Rájivali ...	
		109 Májró Rátambi ...	
		110 Maujé Kutakiri ...	
		111 „ Pedámben ...	
		112 „ Sirden ...	
		113 „ Náraduven ...	
		114 „ Purahen ...	
		115 „ Asoven ...	
		116 „ Kánse ...	
		117 „ Kalabusi ...	
		118 „ Meghi... ...	
		119 „ Vájholen ...	
		120 Kásár Kolavan ...	
		121 Maujé Nivadhan ...	
		122 „ Nináven ...	
		123 „ Karabelen ...	
		124 „ Kanakádi ...	
		125 „ Moraden ...	
		126 „ Chánphavali ...	
		127 Kasba Devalen ...	
		128 Maujé Choravane ...	
		129 „ Jangal Vádi ...	
		130 „ Medhen ...	
		131 „ Sákharapen ...	
		132 „ Kondagáon ...	
		133 „ Dákhin ...	
		134 „ Karajári ...	
		135 „ Ghátivalen ...	
		136 „ Dabholen ...	
		137 „ Murasi ...	
		138 „ Parachuri ...	
		139 „ Den ...	
		140 „ Meten ...	
		141 „ Májaren ...	
		142 „ Konden ...	
		143 „ Upalen ...	
		144 „ Karyen ...	
		145 „ Davakhol ...	
		146 Kasba Phunagus ...	

(1) See footnote 6 on page 276, *supra*.(2) See footnote (2) on page 302, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.	
Rank.	Station.			
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Sangamesh- var ⁽²⁾ .	<i>Tarf. Ghera Prachitagd.</i>		
		147 Maujé Náyari ...	Sangameshvar.	
		148 " Nivali ...		
		149 " Kumbhárlkháni Bud- ruk... ..		
		150 " Phanasavalen ...		
		151 " Devalen ...		
		152 " Kinjalén ...		
		153 Májré Kond Bhairav ...		
		154 Maujé Kádavai ...		
		155 " Shringárapur ...		
		156 " Hedali ...		
		157 " Tivaren ...		
		<i>Tarf Kondivaren.</i>		
		158 Kasba Kondivaren ...		
		159 Maujé Aravali ...		
		160 " Muradoven ...		
		161 " Amberen Sindo ...		
		162 " Kárahátalen ...		
		163 " Tambédi ...		
		164 " Másaraug ...		
		165 " Buarabad ...		
		166 " Umaren ...		
		<i>Tarf Chiplun.</i>		
		1 Maujé Tarbun ...	Chiplun.	
		<i>Tarf Sánvarden.</i>		
		2 Maujé Hadakani ...		
		3 " Yegaon ...		
		4 " Kheraset ...		
		5 " Dhokravali ...		
		6 " Abitagáon ...		
		7 " Váhál ...		
		8 " Mudhen ...		
		9 " Kusivaden ...		
		10 " Nándgáon ...		

(1) See footnote (1) on page 276, *supra*.(2) See footnote (2) on page 302, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.			
Rank.	Station.					
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Sangamesh-var ⁽²⁾ .	11 Maujé Ambetkhol. ...	Chiplun.			
		12 " Nivali ...				
		13 " Phurus ...				
		14 " Asuraden ...				
		15 " Mándaki ...				
		16 " Vedaru ...				
		17 " Pálavan ...				
		18 " Agaven ...				
		19 " Náyasi ...				
		20 " Durgavádi ...				
		21 " Talavaden ...				
		22 Májré Páthen ...				
		23 " Manjutri ...				
		24 " Goval ...				
		25 Maujé Kokaren ...				
		26 " Deravan ...				
		27 " Kosambi ...				
		28 " Kutaren ...				
		29 " Khandotri ...				
		30 " Dhákamoli ...				
		31 " Vareli... ...				
		32 " Tondali ...				
		33 " Pilavali ...				
		34 " Vir ...				
		35 " Gulavane ...				
		36 " Kalabat ...				
		37 " Pilavali ...				
		38 " Keren ...				
		39 " Muratavaden ...				
		Peta Guhágar.				
					40 Maujé Avaren ...	
					41 Májré Bandar Rohlin ...	
					42 Maujé Karden ...	
					43 " Jám bhari ...	
					44 " Kurali ...	
					45 " Kátálen ...	
					46 " Sivane ...	
					47 " Asoren ...	
					48 " Kolavali ...	

(1) See footnote (1) on page 276, *supra*.(2) See footnote (2) on page 302, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Sangamesh- var ⁽²⁾ .	49 Maujé Tausál ...	Chiplun.
		50 „ Kánjurali ...	
		51 „ Bhátagnon ...	
		52 „ Aváren Khurd ...	
		53 „ Pácheri Agar ...	
		54 „ Pácheri Sadá ...	
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Rájápur ...	1 Maujé Yerandav ...	Rájápur.
		2 „ Karavali ...	
		3 „ Jharyen ...	
		4 „ Kurang ...	
		5 „ Hardakhalen ...	
		6 „ Bhámbed ...	
		7 „ Vhelen ...	
		8 Májré Kudewádi ...	
		9 Maujé Vághangaon ...	
		10 „ Siravali ...	
		11 „ Ojhar... ...	
		12 „ Tivaren ...	
		13 „ Aragaon ...	
		14 „ Ringané ...	
		15 „ Kondagen ...	
		16 „ Parulen ...	
		17 „ Dhámaupen ...	
		18 „ Haral ...	
		19 „ Páchal ...	
		20 „ Ráyapatan ...	
		21 „ Yelavan ...	
		22 „ Kolavan Khádi ...	
		23 „ Chikhalgaon ...	
		24 „ Gothane Donivaden.	
		25 „ Sil ...	
		26 „ Kháravaten ...	
		27 „ On ...	
		28 „ Vátul ...	
		29 „ Vilavaden ...	
		30 „ Manarul ...	
		31 „ Kolavan Chuná ...	
		32 „ Vadavali ...	
		33 „ Sivane Budruk ...	
		34 „ Hasol Vadad ...	

(1) See footnote (1) on page 276, *supra*.(2) See footnote (2) on page 302, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Rájápur ...	35 Maujé Chikhaleu ...	Rájápur.
		36 " Kalsavali ...	
		37 " Kelavaden ...	
		38 " Pátharden ...	
		39 " Haradi ...	
		40 " Kodavali ...	
		41 " Panalen ...	
		42 Bág Abadul Kádir ...	
		43 Bág Káji Husen ...	
		44 Maujé Bárasun ...	
		45 Kasba Rájápur ...	
		46 Maujé Khingini ...	
		47 " Penda-khulen ...	
		48 " Bhun ...	
		49 " Teravan ...	
		50 " Kotápur ...	
		51 " Sivane Khurd ...	
		52 " Govelen ...	
		53 " Sálgaon ...	
		54 " Ghera Ambulagad ...	
		55 Bág Seri Ambulagad ...	
		56 Ghera Yasvantgad ...	
		57 Thikhán Killa Yasvantgad ...	
		58 Maujé Jaitápur ...	
		59 " Náten ...	
		60 " Dhálavli ...	
		61 Vádá Kálakádevi ...	
		62 Maujé Káseli ...	
		63 " Bhálávali ...	
		64 " Hasoladevi ...	
		65 " Dásur ...	
		66 " Adivaren ...	
		67 Májré Juven Jaitápur ...	
		68 Maujé Dhopeswar ...	
		69 Vádá Kond Dásur ...	
		70 " Kondivalen ...	
		71 " Konden Tivaren ...	
		72 Gotane Devachen ...	
		Tarf Saundal.	
		73 Kasba Saundal ...	
		74 Maujé Paratavali ...	

(1) See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Rájápur ...	75 Maujé Osivalen ...	Rájápur.
		76 " Pángari Khurd ...	
		77 " Kelavali ...	
		78 " Hasol ...	
		79 " Jámhbavali ...	
		80 Thikán Kond... ..	
		81 Maujé Adavali ...	
		82 " Phupheren ...	
		83 " Solyen ...	
		84 " Sasálen ...	
		85 " Sembavane ...	
		86 " Donivaden ...	
		87 " Konden ...	
		88 " Hátivalen ...	
		89 " Kondayen ...	
		90 " Talagaon ...	
		91 Májré Gunjavane ...	
		92 Maujé Vályen ...	
		93 " Piradavane ...	
		94 " Upalen ...	
		95 " Táral ...	
		96 " Chauken ...	
		97 " Kumbavaden ...	
		98 Khájan Tad Nánár ...	
		99 Maujé Nánár ...	
		100 Vádá Chivári, MaujéNánár	
		101 Maujé Sákhár ...	
		102 " Gothlivaren ...	
		103 " Vilayen ...	
		104 " Mábulangen ...	
		105 " Gothane Vikháren .	
		106 " Dongar ...	
		107 " Kaneri ...	
		108 " Senden ...	
		109 " Bándivaden ...	
		110 " Unhallen ...	
		111 " Sejavali ...	
		112 " Panálen ...	
		113 " Pángari Budruk ...	
		114 " Juváti ...	
		115 " Padaven ...	

(1) See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Rájápur ...	<i>Karyat Mitagaváne.</i>	
		116 Kasba Mitagaváne ...	
		117 Maujé Anasuren ...	
		118 „ Ságaven ...	
		119 „ Gírya ⁽²⁾ ...	
		120 Májré Holí ...	
		121 „ Jánasi ...	
		122 „ Bákúlen ...	
		123 „ Dalen... ...	
		124 „ Kuvesi ...	
		125 „ Mádaban ...	
		126 „ Karel... ...	
		127 „ Chaván Vádi ...	
		128 „ Hursen ...	
		129 „ Sákharí ...	
		130 Vádá Páleyen ...	
		131 „ Wághran ...	
		132 Gherá Vijayadurg ⁽²⁾ ...	
		133 Kalyan Bág ...	
		134 Avachit Bág ...	
		135 Náráyan Bág ...	
		136 Govind Bág ...	
		137 Khávasi Kuran ...	
		138 Metachen Khájan ...	
		139 Seri Khájan ...	
		140 Killa Vijayadurg ...	
		141 Májré Nivali ...	
		142 „ Tivarámbi ...	
		143 Vádá Karnjai ...	
		<i>Petha Lónje.</i>	
		<i>Tarf Lónje.</i>	
		144 Maujé Gávakhadi ...	
		145 Kasba Prabhánvali ...	
		146 Maujé Golávasi ...	
		147 Vádá Lávagan Sátavali ...	
		148 Májré Nivosi ...	
		149 Maujé Run ...	
		150 „ Borathaden ...	
		151 „ Gavane ...	
			Rájápur.

(1) See footnote (1) on page 276, *supra*.(2) These villages have since been transferred to the jurisdiction of the Subordinate Judge of Dergad; see Notification dated 22nd March 1876, printed at page 314, *infra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Rájápur ...	152 Maujé Adavali ...	Rájápur.
		153 „ Indavati ...	
		154 Vádi Limbuchi ...	
		155 Bandar Sátavali ...	
		156 Maujé Kánagauli ...	
		157 „ Kondayen ...	
		158 „ Panoren ...	
		159 „ Khávadi ...	
		160 „ Beni Khurd ...	
		161 „ Sátavali ...	
		162 „ Asagen ...	
		163 Vádi Mahamad ...	
		164 Maujé Kheravasen ...	
		165 „ Khánavali ...	
		166 „ Kelaven ...	
		167 Vádá Lávagan Khánauli...	
		168 Maujé Mánjal ...	
		169 „ Isavali ...	
		170 „ Rávári ...	
		171 „ Padavan ...	
		172 „ Veral ...	
		173 „ Dhundaren ...	
		174 „ Báperen ...	
		175 „ Jávaden ...	
		176 Kasba Lánje ...	
		177 Maujé Vivali ...	
		178 Májré Juven ...	
		179 Maujé Jhámpaden ...	
		180 „ Kuven ...	
		181 „ Kánaten ...	
		182 „ Bhaden ...	
		183 „ Koladhen ...	
		184 „ Ycravaden ...	
		185 „ Kurne ...	
		186 „ Beni Budruk ...	
		187 „ Harachen ...	
		188 „ Vanagulen ...	
		189 „ Devadhen ...	
		190 „ Váked ...	
		191 „ Panalen ...	

(1) See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Taluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Rájápur ...	<i>Tarf Devalen.</i>		Rájápur.
		192 Maujé Korlen	...	
		193 " Konchari	...	
		194 " Devaden	...	
		195 Vádi Chinchurati	...	
		196 Maujé Kole Vadi	...	
		197 " Palun	...	
		198 " Tivaren	...	
		199 " Vadagáon	...	
		200 " Talavaden	...	
		201 " Kurachumb	...	
		202 " Hasol...	...	
		203 " Veraveli Khurd	...	
		204 " Vádi Vád	...	
		205 " Tipavane	...	
		206 Vádi Rájan	
		207 Maujé Bhádakamben	...	
		208 " Veraveli Budruk and Govil	
		209 Khor Ninako Prabnavali	...	
		210 Vádi Machal	...	
		211 Vádi Umaravane	...	
		212 Maujé Bhovaden	...	
		213 Vádi Adhishti	...	
		214 Maujé Kirabat	...	
		215 " Sálapen	...	
		216 " Borivalen	...	
		217 " Siposi	...	
		218 " Panyen	...	
<i>Tarf Haracheri.</i>				
219 Maujé Upalen	...			
<i>Tarf Panvas.</i>				
220 Maujé Cháphet	...			
221 " Punas	...			
222 " Vággharat	...			
223 " Kot			

(1). See footnote (1) on page 276, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Taluka or Revenue Division to which the Villages belong.
Rank.	Station.			
		<i>In Bāvadā State.</i>		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Rājāpur. ...	224	Maujé Jāvalethar	...
		225	" Vālavaden	...
		226	" Tāmhāne	...
		227	" Karak	...
		228	" Hataden	...
		229	" Kolamb	...
		230	" Tulasavaden	...
		231	" Sāvadamv	...
		232	" Mur
		233	" Miland	...
		234	" Kajirda	...
		235	" Talavaden	...
				Rājāpur.

Notn., dated 24th May 1875, B. G. G., 1875, Pt. I, p. 535.—Under the provisions of Section 23 of the Bombay Civil Courts Act (Act No. XIV of 1869), the Honourable the Governor in Council is pleased to direct that the Second Class, Second Grade⁽¹⁾, Subordinate Judge of Khārepātan, in the Ratnāgiri District, shall, from 1st June 1875, hold his Court at Devgad in the same District.

Notn., dated 22nd March 1876, B. G. G., 1876, Pt. I, p. 281.—Under the provisions of Section 30 of Act XIV of 1869, the Honourable the Governor in Council is pleased to order the transfer, from 1st June 1876, of the villages named below from the local jurisdiction of the Subordinate Judge of Rājāpur, in the Ratnāgiri District, to that of the Subordinate Judge of Devgad in the same District:—

Vijayadurg.

Girya.

Notn. No. 3278, dated 15th May 1883, B. G. G., 1883, Pt. I, p. 374.—In exercise of the power conferred by Section 22A of Act XIV of 1869, as amended by Act IX of 1880, His Excellency the Governor in Council is pleased to direct that the undermentioned villages, at present in the local jurisdiction of the Subordinate Judge of Devgad in the Ratnāgiri District, be transferred from the 1st July 1883 to the local limits of the ordinary jurisdiction of the Subordinate Judge of Mālvan in the same District:—

(1) See footnote (1) on page 276, *supra*.

No.	Name of Village.	No.	Name of Village.
1	Vádi Tondavli.	17	Maujè Belen Budruk.
2	Maujè Vayagani.	18	Thikán Sheri Rámgad.
3	Peth Bhagvantgad.	19	Maujè Gothane.
4	Thikán Kalambhati.	20	Majré Gondvádi.
5	Thikán Malik Soil.	21	Kasba Acharen.
6	Maujè Bandivdé Budruk.	22	Thikán An Sávant.
7	Maujè Bandivdé Khurd.	23	Thikán Bág Jámbdul.
8	Thikán Sheri Bhagvantgad.	24	Maujè Chindar.
9	Juvà Anjanáchá.	25	Maujè Trimbak.
10	Juvà Dhanji.	26	Thikán Rám Sávant.
11	Maujè Koil.	27	Maujè Palsamb.
12	Juvà Koil.	28	Maujè Kudopi.
13	Maujè Máldi.	29	Maujè Budhavalen.
14	Maujè Adavli.	30	Maujè Math Budruk.
15	Maujè Suktalen.	31	Peth Rámgad.
16	Maujè Shrávan.		

Notn., dated 20th November 1877, B. G. G., 1877, Pt. I, p. 998.—Under the provisions of Section 30 of the Bombay Civil Courts Act (Act No. XIV of 1869), the Governor of Bombay in Council has been pleased to direct that the Subordinate Judge of Vengurla, in the Ratnágiri District, shall from 1st December 1877 hold his Court at Vengurla, and that the local jurisdiction of his Court shall include the following villages, which shall from that date cease to be in the jurisdiction of the Second Class Subordinate Judge of Málvan :—

Peth Vengurla.
 1 Bandar Vengurla.
 2 Parula.
 3 Kochara.
 4 Mhápan.
 5 Kelus.
 6 Khánoli.
 7 Dabholi.
 8 Arawali.

9 Shirawada.
 10 Redi.

Tarf Varád.

11 Dhámápur.
 12 Kálsa.
 13 Parád.
 14 Varád.
 15 Talgaon.

Limits of the Jurisdiction of the several Subordinate Judges' Courts in the Surat District and their situations.

Notn., dated 18th May 1872, B. G. G., 1872, Pt. I, p. 659.—The following Amended List of Villages under the jurisdiction of the several Subordinate Courts in the Surat District is published in substitution of that published at pages 614 to 624 of the Supplement to the *Government Gazette*, dated 29th May 1869 :—

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class.	Surat. ...	<i>(For the revised jurisdiction of the Courts of the 1st and 2nd Class Subordinate Judges of Surat and for the jurisdiction of the Subordinate Judge of Olpád, see Notification dated 6th September 1875, printed at page 335 infra.)</i>	Táluka Bulsár, Surat District.
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Do. ..		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾	Bulsár ⁽²⁾	1 Olgaum ... 2 Ayeder Gohá ... 3 Atgaum ... 4 Atak Párdi ... 5 Ovadá ... 6 Abhrámá ... 7 Hojar ... 8 Atál ... 9 Anjláv ... 10 Udáchvaniá Phaliu ... 11 Umarsári ... 12 Utdi ... 13 Kevadá ... 14 Kochvadá ... 15 Kosambá ... 16 Kudi ... 17 Kánjan Ranchorji ... 18 Kachigaum ... 19 Kájan Hari ... 20 Kápariá ... 21 Kákarmati ... 22 Kosam Kualh ... 23 Khápar várá ... 24 Khajurdi ... 25 Gorvadá ... 26 Gudlás ... 27 Gorgaum ... 28 Gándaria ... 29 Chichaklá ... 30 Chichwadá ... 31 Chichoi ...	

(1) The appointments of Subordinate Judges have since been made personal; vide Government Resolution, Judicial Department, No. 3326, dated 14th May 1880.

(2) For certain additional area included within the jurisdiction of this Court, see Notification dated 25th June 1872, printed at page 334, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bulsár ⁽¹⁾	32 Chanvai ...	Táluka Bulsár, Surat District.
		33 Chharwádá ...	
		34 Jaspur ...	
		35 Jujuvá ...	
		36 Dugri ...	
		37 Tiáhiá ...	
		38 Tithal ...	
		39 Dulsán ...	
		40 Dived ...	
		41 Dhamráchi ...	
		42 Ghadoi ...	
		43 Dhanori ...	
		44 Dharásná ...	
		45 Nandávalá ...	
		46 Nánakwádá ...	
		47 Naverá ...	
		48 Panchláí ...	
		49 Pathri ...	
		50 Páladi Sádpur ...	
		51 Páladi Hariá ...	
		52 Páradi Párnerá ...	
		53 Párnerá Kasbo ...	
		54 Páradi Bhoma ...	
		55 Phanaswádá ...	
		56 Phaladrá ...	
		57 Bigri ...	
		58 Bodlai ...	
		59 Binvárá ...	
		60 Bagod ...	
		61 Bhutsar Kasbo ...	
		62 Bhágelá ...	
		63 Bhedali Desai Páti ...	
		64 Bhedali Jagaán ...	
		65 Bhágda Khurd ...	
		66 Bhágda Vadá... ...	
		67 Muli ...	
		68 Málvan ...	
		69 Mográvádi ...	
		70 Minj ...	
		71 Magod ...	
		72 Marlá ...	

(1) See footnotes 1 and (2) on page 316, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bulsár ⁽¹⁾	73 Rolá ...	Táluka Bulsár, Surat District.
		74 Rávdá ...	
		75 Rhonvel ...	
		76 Lilápur ...	
		77 Udacha Luár Phaliá ...	
		78 Vejalpur ...	
		79 Vásan ...	
		80 Vágai Dhará ...	
		81 Pálan ...	
		82 Vágrej ...	
		83 Valsár Kasbo ...	
		84 Vasirá ...	
		85 Velvaneh ...	
		86 Vákal ...	
		87 Valedi ...	
		88 Saron ...	
		89 Sankar Taláo ...	
		90 Sarodhi ...	
		91 Sonvadá ...	
		92 Segva ...	
		93 Segvi ...	
		94 Surwadá ...	
		95 Hariá ...	
		1 Angasi ...	Táluka Chikhli, Surat District.
		2 Ahmadrá ...	
		3 Ahod ...	
		4 Alipor ...	
		5 Adhal ...	
		6 Udval ...	
		7 Kalvárá ...	
		8 Kaliári ...	
		9 Kangvai ...	
		10 Kanbhai ...	
		11 Kukéri ...	
		12 Kharoli ...	
		13 Kápariá ...	
		14 Khábadá ...	
		15 Khud ...	
		16 Khergaum ...	
		17 Ganedvá ...	
		18 Ghegti ...	

(1) See footnotes (1) and (2) on page 316, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bulsár ⁽¹⁾	19	Chikli ...	Táluka Chikli, Surat District.
		20	Chitoli ...	
		21	Chari ...	
		22	Jogvád ...	
		23	Tánkal ...	
		24	Tejláo ...	
		25	Taláo Chorá ...	
		26	Thálá ...	
		27	Degaum ...	
		28	Donja ...	
		29	Nogámá ...	
		30	Pipal Gabhán ...	
		31	Píthá ...	
		32	Pipal Dhára ...	
		33	Párdi ...	
		34	Phadvel ...	
		35	Bodvank ...	
		36	Bámanvel ...	
		37	Bámanwádá ...	
		38	Barodiá ...	
		39	Mánepor ...	
		40	Matvád ...	
		41	Mayádrá ...	
		42	Malvárá ...	
		43	Minkad ...	
		44	Rhetváníá ...	
		45	Ráukuvá ...	
		46	Ránverikalá ...	
		47	Ránveli Kurd ...	
		48	Vhánjá ...	
		49	Váo ...	
		50	Vánkal ...	
		51	Vád ...	
		52	Vádi ...	
		53	Sutvád ...	
		54	Sádakpor ...	
		55	Sádarvel ...	
		56	Soledhrá ...	
		57	Surkhai ...	
		58	Shareah ...	
		59	Samroli ...	
		60	Harangaum ...	

(1) See footnotes (1) and (2) on page 316, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.			Táluka or Revenue Division to which the Villages belong.
Rank.	Station.				
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bulsár ⁽¹⁾ .	61	Khudvel	...	Táluka Chikbi, Surat District.
		62	Ghej	...	
		63	Chásá	...	
		64	Majigaum	...	
		65	Siádá...	...	
		1	Abrámi	...	Táluka Supa, Surat District.
		2	Amalsád	...	
		3	Ant	...	
		4	Athán	...	
		5	Ajal	...	
		6	Aru	...	
		7	Acheli	...	
		8	Anchi	...	
		9	Ardáh	...	
		10	Abará	...	
		11	Ashtgaum	...	
		12	Etálvá	...	
		13	Echápor	...	
		14	Ugat	...	
		15	Un	...	
		16	Kacholi	...	
		17	Kanerá	...	
		18	Karodkothvá	...	
		19	Kothi Mari	...	
		20	Karádi	...	
		21	Kalthán	...	
		22	Kalmathá	...	
		23	Kalkbád	...	
		24	Kolvá	...	
		25	Kachol	...	
		26	Káliávádi Kabilpor	...	
		27	Khembaláo	...	
		28	Kharsád	...	
		29	Khergaum	...	
		30	Navápará	...	
		31	Nágdhará	...	
		32	Chijgaum	...	
		33	Chandvásan Supá	...	
		34	Chandvásan Parchol	...	
		35	Chápar	...	
		36	Jalálpor	...	

(1) See footnotes (1) and (2) on page 316, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bulsár ⁽¹⁾ ...	37 Timbarni ...	Táluka Supa, Surat District.
		38 Dándi ...	
		39 Dábher ...	
		40 Dablái ...	
		41 Dandesar ...	
		42 Tigará ...	
		43 Tarsori ...	
		44 Dátej ...	
		45 Dhárágori ...	
		46 Panár ...	
		47 Pethán ...	
		48 Partáppor ...	
		49 Pijará ...	
		50 Párdi ...	
		51 Pum ...	
		52 Bodáli ...	
		53 Balvadio ...	
		54 Bhutaláo ...	
		55 Bhutsar ...	
		56 Bhatai ...	
		57 Bhunvári ...	
		58 Medirá ...	
		59 Matvád ...	
		60 Machád ...	
		61 Medhar ...	
		62 Máldhará ...	
		63 Munsád ...	
		64 Moráli ...	
		65 Mowdi ...	
		66 Rajwádá ...	
		67 Vijalpor ...	
		68 Vaser ...	
		69 Vacharvád ...	
		70 Vagalvád ...	
		71 Vádá ...	
		72 Sari Khurd ...	
		73 Sari Bujrag ...	
		74 Sarává ...	
		75 Sultánpor ...	
		76 Sisodrá ...	
		77 Supá ...	

(1) See footnotes (1) and (2) on page 316, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.			Táluka or Revenue Division to which the Villages belong.
Rank.	Station.				
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bulsár ⁽¹⁾	78 Sidláo	Táluka Supa, Surat District.
		79 Sálej	
		80 Sátem	
		81 Sigod	
		82 Sálu	
		83 Sarpur	
		84 Hásápor	
		85 Kabilpor	
		86 Kambádá	
		87 Nasilpor	
		88 Jamálpur	
		89 Toli	
		90 Boriách	
		91 Mogar	
		92 Virvádi	
	...	93 Viralpor	Táluka Bágvádá, Surat District.
		94 Vegaum	
		1 Asmáb	
		2 Arnalá	
		3 Abli	
		4 Orvád	
		5 Abách	
		6 Udhvádá	
		7 Umarsádi	
		8 Kachvál	
		9 Kumbháriá	
		10 Kasar	
		11 Kolak	
		12 Kikariá	
		13 Kuntá	
		14 Kocharvá	
		15 Karriá	
		16 Karamkhal	
		17 Koparli	
		18 Khutej	
		19 Khadki	
		20 Kherlá	
		21 Goimá	
		22 Nimkhal	
		23 Nivori	

(1). See footnotes (1) and (2) on page 316, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bulsár ⁽¹⁾	24 Námhdhá	Táluka Bagvada, Surat District.
		25 Chiol	
		26 Chedol	
		27 Chalá	
		28 Chanbhad Kach	
		29 Chanod	
		30 Charvadá	
		31 Cheri	
		32 Dumlá	
		33 Dugrá	
		34 Dehegaum	
		35 Dungri	
		36 Tarmáliá	
		37 Tukvadá	
		38 Tighrá	
		39 Tarakpárdi	
		40 Tambádi Náni	
		41 Tambádi Moti	
		42 Dasvadá	
		43 Dhagadmál	
		44 Párdi	
		45 Parvasá	
		46 Panchlai	
		47 Páti	
		48 Pariá	
		49 Palsán	
		50 Pandor	
		51 Báldá	
		52 Borlai	
		53 Bagvára	
		54 Balithi	
		55 Baman Karvar]	
		56 Bhat Karvar	
		57 Motivadá	
		58 Morai	
		59 Rohiná	
		60 Rábdí	
		61 Retlá	
		62 Rátá	
		63 Lakhmápor	
		64 Laváchá	
		65 Vágchípá Motá	

(1) See footnotes (1) and (2) on page 316, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bulsár ⁽¹⁾	66	Vágchípá Náná	Táluka Bagvada, Surat District.
		67	Varái	
		68	Velparvá	
		69	Vatár	
		70	Vankás	
		71	Vápi	
		72	Sodhiwára	
		73	Sukhes	
		74	Sámarpará	
		75	Sonvadá	
		76	Sukhláo	
		77	Sarodhi	
		78	Salváo	
Subordinate Judge, 2nd Class, 1st Grade ⁽²⁾ .	Broach ⁽²⁾	79	Sáran	Táluka Broach, Broach District.
		80	Dáheli	
		1	Aldav	
		2	Alipor or Rádpur	
		3	Aksál	
		4	Amleshwar	
		5	Ahmodrá	
		6	Alipáti	
		7	Angáreshwar	
		8	Ahliábet	
		9	Upráli	
		10	Kargat	
		11	Kesrol	
		12	Kisnád	
		13	Kásiabét	
		14	Kurlá	
		15	Kothi	
		16	Kásva	
		17	Kavithá	
		18	Káhán	
		19	Karjan	
		20	Kantháriá	
		21	Kásad	
		22	Kovádar	
		23	Kasakpati	
		24	Kanbivagá	
		25	Kukarwádá	
		26	Kamboli	

(1) See footnotes (1) and (2) on page 316, *supra*.(2) See footnote (1) on page 316, *supra*.(3) For certain additional area included within the jurisdiction of this Court, see Notification dated 25th June 1872, printed at page 334, *infra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grado ⁽¹⁾ .	Broach ⁽²⁾	27 Karod ...	Táluka Broach, Broach District.
		28 Kalmánd ...	
		29 Khán Jamápor ...	
		30 Chávaj ...	
		31 Cholád ...	
		32 Chamárgaum ...	
		33 Jhanor ...	
		34 Jhangár ...	
		35 Jháreshwar ...	
		36 Dádábet ...	
		37 Dábháli ...	
		38 Dungri ...	
		39 Dhepli ...	
		40 Tavrá ...	
		41 Trálsá ...	
		42 Trálasmand ...	
		43 Tariá ...	
		44 Dayádrá ...	
		45 Derol ...	
		46 Detrol ...	
		47 Dasán ...	
		48 Dahegaum ...	
		49 Dhanturiá ...	
		50 Nikorá ...	
		51 Nandevál ...	
		52 Navethá ...	
		53 Nánd ...	
		54 Pagutháui ...	
		55 Polariá ...	
		56 Bákroli ...	
		57 Bori ...	
		58 Borbháthá ...	
		59 Bambusar ...	
		60 Bhádbhut ...	
		61 Broach ...	
		62 Mahudalá ...	
		63 Manubar ...	
		64 Manád ...	
		65 Murshedábád or Bholáva ...	
		66 Máuch ...	
		67 Mehegaum ...	
		68 Mojampor ...	

(1) See footnote (1) on page 316, *supra*.(2) See footnote (2) on page 324, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Broach ⁽²⁾	69 Lovorálh ...	Táluka Broach, Broach District.
		70 Vadvá ...	
		71 Vagusnáh ...	
		72 Vahse' ...	
		73 Vareriá ...	
		74 Vadádalá ...	
		75 Vesdadá ...	
		76 Váháloo ...	
		77 Vejalpor ...	
		78 Sankhwár ...	
		79 Samni ...	
		80 Sindhot ...	
		81 Sherpor ...	
		82 Sarfudin ...	
		83 Segwá ...	
		84 Sarnár ...	
		85 Sámlođ ...	
		86 Sáhápura ...	
		87 Sukaltirth ...	
		88 Shukarpor ...	
		89 Hasānpur or Assuriá ...	
		90 Hinglá ...	
		91 Haldarvá ...	
		92 Hinglot ...	
		93 Osará ...	
		94 Umráj ...	
		95 Maktupor ...	
		96 Mangleshiwar ...	
		97 Bhoah ...	
		98 Narthalá ...	
		99 Vervará ...	
		100 Thám ...	
		101 Adol ...	
		102 Umrá ...	
		103 Rasulpor ...	
		104 Tihikariá ...	
		105 Sanáliá ...	
		106 Sitpan ...	
		107 Ghodiá ...	
		108 Púlej ...	
		109 Polariábet ...	

(1) See footnote (1) on page 316, *supra*.(2) See footnote (3) on page 324, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Broach ⁽²⁾ .	110 Kelod	...	Táluka Broach, Broach District.
		111 Kárelá	...	
		112 Párkhet	...	
		113 Pádariá	...	
		114 Tankáriá (Sitpon)	...	
		115 Pariej	...	
		116 Pipaliá	...	
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Jambusar	1 Ashanvad	...	Táluka Jambusar, Broach District.
		2 Asarsá	...	
		3 Amanpor Motá	...	
		4 Amanpor Námu	...	
		5 Orangportibi	...	
		6 Islámpor	...	
		7 Esanpor	...	
		8 Unurá	...	
		9 Uched	...	
		10 Uher	...	
		11 Runád	...	
		12 Káreli	...	
		13 Kangaum	...	
		14 Kavi Hindoo Páti	...	
		15 Kavi Musalman Páti	...	
		16 Káhanvá	...	
		17 Kapuriá	...	
		18 Kává	...	
		19 Káhankuvá or Kanságar	...	
		20 Kalak	...	
		21 Kimáj	...	
		22 Korá	...	
		23 Kalmád	...	
		24 Kájampor	...	
		25 Khámpordé	...	
		26 Khámpor Kavi	...	
		27 Gajerá	...	
		28 Gulál	...	
		29 Nobár	...	
		30 Nondná	...	
		31 Náda	...	
		32 Nariád	...	
		33 Nobár	...	
		34 Chándpor Márvu	...	
		35 Chándpor Báhu	...	

(1) See footnote (1) on page 316, *supra*.(2) See footnote (3) on page 324, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Jambusar. ...	36 Chidrà ... 37 Jambusar Janipáti ... 38 Jambusar Kumbipáti ... 39 Jantrám ... 40 Japharpará ... 41 Jásijpor ... 42 Jámdi ... 43 Tondaj ... 44 Tankári ... 45 Dábhá ... 46 Tugrelpor ... 47 Degaum ... 48 Deolá ... 49 Dildáspor or Kaliori ... 50 Dáhari ... 51 Dostpor ... 52 Pilodhrá ... 53 Panchpiplá ... 54 Panchkadá ... 55 Phakarpor Thánavá ... 56 Bákarpur ... 57 Bojádrá ... 58 Bhadkodrá ... 59 Bhodar ... 60 Málpor ... 61 Morádpur Nijá ... 62 Maghnád ... 63 Madáphar ... 64 Mirzápor or Koteshtar ... 65 Mahmádpur Ramboi ... 66 Rámpur ... 67 Limaj ... 68 Vedach ... 69 Valipor ... 70 Varádlá ... 71 Vásetá ... 72 Velam ... 73 Váoli ... 74 Vántekárelí ... 75 Nejá ... 76 Sigaum ... 77 Sárodi ...	Táluka Jambusar, Broach District.

(1) See footnote (1) on page 316, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Jambusar. ...	78 Saraf Rájpor or Thákor Taláv	Táluka Jambusar, Broach District.
		79 Sálepor Sándi	
		80 Segána	
		81 Sámoj	
		82 Sardárpor	
		83 Sidháv	
		84 Hankhi	
		85 Hámadpor Kanthária	
		86 Káoli	
		87 Vad	
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Vágra. ...	1 Akot	Táluka Amlesar, Broach District.
		2 Atáli	
		3 Akhod	
		4 Ochan	
		5 Argamá	
		6 Aládar	
		7 Ambhel	
		8 Oráh	
		9 Ambetáh	
		10 Kothía	
		11 Koliyád	
		12 Kaládrá	
		13 Keswan Talpad	
		14 Karodrá	
		15 Kharkandáli	
		16 Khojbal	
		17 Goládrá	
		18 Galendá	
		19 Gandhár	
		20 Cháchvel	
		21 Juned	
		22 Janiádrá	
		23 Jagásar	
		24 Jolvá	
		25 Trákal	
		26 Dehej	
		27 Nayanávi	
		28 Nádedá	
		29 Nádarkhán	
		30 Pisád	

(1) See footnote (1) on page 316, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Vágra. ...	31 Pádariá Jalálpur ...	Táluka Amlesar, Broach District.
		32 Pakhájan ...	
		33 Pipliá Pakhájan ...	
		34 Paniádrá ...	
		35 Páháj ...	
		36 Páldi ...	
		37 Parádalpor ...	
		38 Badalpur ...	
		39 Bhesli ...	
		40 Bhersam ...	
		41 Mosam ...	
		42 Muler ...	
		43 Ráháá ...	
		44 Rahiáá ...	
		45 Luvára ...	
		46 Lakhigaum ...	
		47 Limbdi ...	
		48 Limbál ...	
		49 Wágra ...	
		50 Vichiáá ...	
		51 Vachnáá ...	
		52 Viláyet ...	
		53 Vahiál ...	
		54 Ráná Fatesangji Jaswat-sangji.	
		55 Ráná Bharatsangji Mán-sangji.	
		56 Vasti Khamdáli ...	
		57 Váhva ...	
		58 Varadlá ...	
		59 Vengni ...	
		60 Samni Viláyet ...	
		61 Saládrá ...	
		62 Sárán ...	
		63 Sutrel ...	
		64 Sadáthalá ...	
		65 Suáh ...	
		66 Sáchan ...	
		67 Sábheti ...	
		68 Sáekhá ...	
		69 Sámanpor ...	
		70 Harinagher ...	
		71 Kalam ...	

(1) See footnote (1) on page 316, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Vágra. ...	1 Ahnor ... 2 Ochau ... 3 Adválá ... 4 Ahmod Kasba ... 5 Anarpurá ... 6 Achod ... 7 Ekhar ... 8 Etolá ... 9 Koblá ... 10 Kolvaná ... 11 Kervádá ... 12 Karená ... 13 Karchan ... 14 Keslu ... 15 Kothi Vátarsá ... 16 Ghamuád ... 17 Ninamáh ... 18 Nábier ... 19 Chaklád ... 20 Tanjárá ... 21 Tibi ... 22 Telod ... 23 Tanchá ... 24 Tanchá Vátó... 25 Dádápur ... 26 Denvá ... 27 Dándá ... 28 Dhansoli ... 29 Pursá ... 30 Buá ... 31 Bodká ... 32 Bhimpurá ... 33 Machásará ... 34 Mágrol ... 35 Manjolá ... 36 Robodh ... 37 Ranádá ... 38 Valipur ... 39 Vedchá ... 40 Vásná ... 41 Vátarsá ... 42 Samui ...	Táluka A'mod, Broach District.

(1) See footnote (1) on page 316, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Vágra.	43	Suthodrá	Táluka Amód, Broach District.
		44	Serbhan	
		45	Sikoti	
		46	Samni Satráł	
		47	Sudi	
		48	Samíalo	
		49	Hemadpor	
		50	Dorá	
		51	Ajmangher	
		52	Mátar Talpad	
		53	Vánté Mátar	
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Anklesvar.	1	Anklesvar Kasba	Táluka Anklesvar, Broach District.
		2	Adol	
		3	Obhá	
		4	Aliádrá	
		5	Ambhetá	
		6	Alwáh	
		7	Astáh	
		8	Adádrá	
		9	Andádá	
		10	Avádar	
		11	Ahloj	
		12	Ankalvá	
		13	Ahmod	
		14	Ahsarmá	
		15	Amritpurá	
		16	Eláv	
		17	Ucháli	
		18	Umarvadá	
		19	Umarbár	
		20	Utráj	
		21	Katodrá	
		22	Kalam	
		23	Káhanvá	
		24	Kosamdi	
		25	Karmáli	
		26	Kápodrá	
		27	Karárvel	
		28	Kudádrá	
		29	Kathpor	
		30	Kantiájál	

(1) See footnote (1) on page 316, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Anklesvar.	31 Kharod ...	Taluka Anklesvar, Broach District.
		32 Kharach ...	
		33 Gadkhol ...	
		34 Ganpatpara ...	
		35 Ghodádrá ...	
		36 Chorási ...	
		37 Chlodrá ...	
		38 Cháprá ...	
		39 Jítáli ...	
		40 Jetpor ...	
		41 Dungrá ...	
		42 Telvá ...	
		43 Telod ...	
		44 Dighas ...	
		45 Divá Vorá Páti ...	
		46 Divá Rajput Páti ...	
		47 Divi ...	
		48 Dantrái ...	
		49 Dhamrád ...	
		50 Nágai ...	
		51 Piludrá ...	
		52 Párdi ...	
		53 Páhanod ...	
		54 Piráman ...	
		55 Párdi Edris ...	
		56 Piparod ...	
		57 Páhanoli ...	
		58 Pungaum ...	
		59 Párdimukha ...	
		60 Parvat ...	
		61 Pandváí ...	
		62 Panjroli ...	
		63 Boláv ...	
		64 Bádodrá ...	
		65 Bákrol ...	
		66 Boidrá ...	
		67 Bálotá ...	
		68 Bhádi ...	
		69 Bháarkodrá ...	
		70 Mahanpor ...	
		71 Mothiá ...	
		72 Mándvá Mátied ...	

(1) See footnote (1) on page 316, *supra*.

The Rank of each of the Subordinate Judges and the Stations where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, Grade ⁽¹⁾ .	Anklesvar.	73 Mathván ... 74 Mángrol ... 75 Mándvá Bajrug ... 76 Mutáli ... 77 Mátied ... 78 Ravidrá ... 79 Rohid ... 80 Ráemá ... 81 Várner ... 82 Vásnoli ... 83 Vamlesar ... 84 Vagván ... 85 Sámor ... 86 Sunev Khurd ... 87 Sáyan ... 88 Samli ... 89 Sáhol ... 90 Sarthán ... 91 Survádi ... 92 Sajod ... 93 Sárangpor ... 94 Sanjáhi ... 95 Sengpor ... 96 Sunevkalá ... 97 Saphepurá ... 98 Seherá ... 99 Hánsot ... 100 Haripurá ... 101 Haját ... 102 Sisodrá ... 103 Ambáli ... 104 Utíádrá ... 105 Dadnál ...	Táluka Anklesvar, Broach District.

Notn., dated 25th June 1872, B. G. G., 1872, Pt. I, p. 781.—Under the provisions of Section 23 of Act XIV of 1869, the Honourable the Governor in Council is pleased to direct that the Civil Jurisdiction over that portion of the land comprised within the fencing of the Bombay, Baroda and Central India Railway line in the Surat and Broach Collect-orates, which was ceded by His Highness the Gáekwár and annexed to this Presidency by (Bombay) Act I of 1862, shall be distributed as follows :—

(1) See footnote (1) on page 316, *supra*.

1. The portion situated between the River Mahi and the River Kim to be under the jurisdiction of the Second Class, First Grade⁽¹⁾, Subordinate Judge at Broach.
2. The portion between the River Kim and the Railway Station at Nowsári to be under the jurisdiction of the First Class Subordinate Judge at Surat.
3. The portion south of and including the Nowsári Railway Station down to the southern extremity of the Surat Collectorate to be under the jurisdiction of the Second Class, Second Grade⁽¹⁾, Subordinate Judge at Bulsár.

Notn., dated 6th September 1875, B. G. G., 1875, Pt. I, p. 907.—Under the provisions of Section 30 of Act XIV of 1869 (The Bombay Civil Courts' Act), the Honourable the Governor in Council has been pleased to direct that from and after the 20th September 1875 the Subordinate Judges in the Surat Collectorate of the Surat District, with the exception of the Subordinate Judge of Bulsár, whose jurisdiction will be the same as that ordered in Government Notification dated the 18th May 1872 (see *Government Gazette* for 1872, page 659), shall hold their respective Courts at the stations hereinafter mentioned, and that the ordinary local jurisdiction of the First Class Subordinate Judge and the local jurisdiction of each of the other Subordinate Courts shall include the villages specified under its name in the following list:—

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class, 2nd Grade ⁽¹⁾ .	Surat (Nahanpura) ⁽²⁾ .	1 The City and Puras of Surat. 2 Town of Ránder ...	Taluka Chorási, District Surat.
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Surat (Nahanpura) ⁽³⁾ .	1 Nahanpura (a suburb of Surat, also within the First Class Subordinate Judge's jurisdiction.) 2 Singanpor ... 3 Májurá ... 4 Kharwásá ... 5 Khajod ...	

(1) See footnote (1) on page 316, *supra*.

(2) For certain additional area included within the jurisdiction of the First Class Subordinate Judge of Surat, see Notification dated 25th June 1872, printed at page 334, *supra*.

(3) For the addition of the Taluka of Mándvi to the jurisdiction of the Second Class Subordinate Judge's Court at Surat, see Notification No. 6556, dated 19th September 1885, printed at page 348, *infra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Surat (Nahánpura) ⁽²⁾ .	6 Umrá ... 7 Tunki ... 8 Katárgám ... 9 Phulpáda ... 10 Kumbhária ... 11 Bháthá ... 12 Athwá ... 13 Bhatár ... 14 Eklerá ... 15 Magob ... 16 Karanj (waste) ... 17 Anjné (waste) ... 18 Ummarwáda (waste) ... 19 Khatodrá ... 20 Budia ... 21 Wátá ... 22 Soltaláv ... 23 Sábargám ... 24 Waráchhá ... 25 Vedchhá (waste) ... 26 Kafethá ... 27 Ved ... 28 Wadod ... 29 Althán ... 30 Dabholi ... 31 Bamroli ... 32 Saniákande ... 33 Trimbarwá ... 34 Khambháslá ... 35 Kachhc ... 36 Nawágá ... 37 Simáda ... 38 Mohoni ... 39 Gowálak (waste) ... 40 Panás (waste) ... 41 Dubhál ... 42 Bhimrád ... 43 Pandasrá ... 44 Bhedwád ... 45 Samrod ... 46 Gángwá (waste) ... 47 Bharthán ...	Táluka Chorási, District Surat.

(1) See footnote (1) on page 316, *supra*.(2) See footnote (3) on page 335, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Surat (Nahánpura) ⁽²⁾ .	48 Rundh ...	Táluka Chorási, District Surat.
		49 Atháslá ...	
		50 Talangpor ...	
		51 Wali ...	
		52 Dántorá (waste) ...	
		53 Libáyat ...	
		54 Kápadrá ...	
		55 Párdi Keb ...	
		56 Párdi Kande... ..	
		57 Isroli ...	
		58 Parvat ...	
		59 Magdalá ...	
		60 Bet (waste) ...	
		61 Piplod ...	
		62 Deládvá ...	
		63 Bhánodrá ...	
		64 Uber ...	
		65 Bhestan ...	
		66 Sonári ...	
		67 Vesu ...	
		68 Sania Emád ...	
		69 Ambhwá ...	
		70 Dindoli ...	
		71 Waháj ...	
		72 Jágiráwád ...	
		73 Pál ...	
		74 Pisád (waste) ...	
		75 Adájan ...	
		76 Pálanpur ...	
		77 Jagirpur ...	
		1 Sarbhon Kasba ...	Táluka Bárdoli, District Surat.
		2 Puni ...	
		3 Malekpor ...	
		4 Bárdoli Kasba ...	
		5 Motá Kasba ...	
		6 Wádoli ...	
		7 Supá ...	
		8 Ambheti ...	
		9 Perá ...	
		10 Siod ...	
		11 Tarbhán ...	

(1) See footnote (1) on page 316, *supra*.(2) See footnote (3) on page 335, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Surat(Nahán- pura) ⁽²⁾ .	12 Bábálá	Táluka Bárdoli, District Surat.
		13 Goji	
		14 Bhawásan	
		15 Kharád	
		16 Chhitrá	
		17 Wághechá	
		18 Minat	
		19 Gosardá	
		20 Lákhanpor	
		21 Tájpör Bujrag	
		22 Acheli	
		23 Pathrádia	
		24 Nogámá	
		25 Párdi Pátá	
		26 Párdi Wádhá	
		27 Amalsádi	
		28 Páti	
		29 Tidhrá	
		30 Jákhardá	
		31 Sáhápor Sarbhon	
		32 Nijar	
		33 Kuwádiá	
		34 Haripará	
		35 Warád	
		36 Palsod	
		37 Bharampor	
		38 Pandá	
		39 Ráem	
		40 Sákri	
		41 Khoj	
		42 Isánpor	
		43 Akoti	
		44 Moti Phalod	
		45 Tájpör Khurd (waste)	
		46 Samthán	
		47 Orgámá	
		48 Masád	
		49 Bhámaiá	
		50 Segod	
		51 Wághechá	
		52 Katáli	
		53 Uchhrel	

(1) See footnote (1) on page 316, *supra*.(2) See footnote (3) on page 335, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Surat (Nahán-pura) ⁽²⁾ .	54 Wadhwaníá ...	Taluka Bārdoli, District Surat.
		55 Ruwá ...	
		56 Pārdi Kodod ...	
		57 Bānni ...	
		58 Junwāni ...	
		59 Rajwād ...	
		60 Nasurá ...	
		61 Kalsád ...	
		62 Miáwādi ...	
		63 Rájpará Lubhá ...	
		64 Wálod Kasba ...	
		65 Nausád ...	
		66 Khabhlá ...	
		67 Wávrān (waste) ...	
		68 Siker ...	
		69 Alu ...	
		70 Wákāner ...	
		71 Gotása ...	
		72 Bāmroli ...	
		73 Áphwá ...	
		74 Isroli ...	
		75 Utárá ...	
		76 Bhatlāv Modi ...	
		77 Kikwád ...	
		78 Sejjwád ...	
		79 Hindholia ...	
		80 Wadbáwá ...	
		81 Uwa ...	
		82 Kácharká ...	
		83 Viparia ...	
		84 Timbarwá ...	
		85 Mangroliá ...	
		86 Bhesudlá ...	
		87 Madi ...	
		88 Suráli ...	
		89 Kiber ...	
		90 Wáskni ...	
		91 Báldá ...	
		92 Kalamkuwá ...	
		93 Dhámodlá ...	
		94 Bedkuwá ...	
		95 Kamálchhod ...	

⁽¹⁾ See footnote (1) on page 316, *supra*.⁽²⁾ See footnote (3) on page 335, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Surat (Nahán-pura) ⁽²⁾ .	96 Titwá ...	Táluka Bárdoli, District Surat.
		97 Sádla ...	
		98 Mánékpór ...	
		99 Butwádá ...	
		100 Degámá ...	
		101 Abháchh ...	
		102 Vedchhi ...	
		103 Rámveri ...	
		104 Háthuká ...	
		105 Gólan ...	
		106 Kubhiá ...	
		107 Mordevi ...	
		108 Alghat ...	
		109 Goddhá ...	
		110 Dádariá ...	
		111 Kaswáv ...	
		112 Buhári Kasba ...	
		113 Sáhápor Wálod ...	
		114 Delwádá ...	
		115 Náglá ...	
		116 Chadráyá ...	
		117 Párdi Wálod ...	
		118 Serdi ...	
		119 Kánái ...	
		120 Váli ...	
		121 Tájjor Wálod ...	
		122 Bhatláv Náni ...	
		123 Beldhá ...	
		124 Tidhrá Wálod ...	
		125 Iumá ...	
		126 Hamkhal ...	
		127 Kanjod ...	
		128 Nalán ...	
		129 Agásiá ...	
		130 Tokarwá ...	
		131 Behej ...	
		132 Jámaniá ...	
		133 Anadápor ...	
		134 Bhimpór ...	
		135 Kosambia ...	
		136 Nálothá ...	
		137 Virpor ...	
		138 Pelád Buhári ...	

(1) See footnote (1) on page 316, *supra*.(2) See footnote (3) on page 335, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Olpád. ...	1 Bhádui ...	Táluka Olpád, District Surat.
		2 Bhesán ...	
		3 Bhagwá ...	
		4 Balkas ...	
		5 Dihen ...	
		6 Ichhápor ...	
		7 Kundiáná ...	
		8 Kamroli ...	
		9 Karanj ...	
		10 Lawúchha ...	
		11 Mora ...	
		12 NARTHÁN ...	
		13 Okha (waste) ...	
		14 Segwáchhámá ...	
		15 Sodlábára ...	
		16 Suháli ...	
		17 Tena ...	
		18 Ambheta ...	
		19 Ariáná ...	
		20 Vihel (waste) ...	
		21 Veluk ...	
		22 Saroli ...	
		23 BhARTHÁN ...	
		24 Gothán ...	
		25 Jothán ...	
		26 Káchhab ...	
		27 Khabilpur ...	
		28 Kosád ...	
		29 Mádhar ...	
		30 Morthán ...	
		31 Umrá ...	
		32 Párdi Bhádoli ...	
		33 Sándhier ...	
		34 Sithán ...	
		35 Takármá ...	
		36 Amroli ...	
		37 Asnád ...	
		38 Atodra ...	
		39 Waswári ...	
		40 A'dmor ...	
		41 A'sarmá (waste) ...	
		42 Bhatlái ...	

(1) See footnote (1) on page 316, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Olpád. ...	43 Barbodhan ... 44 Chichi (waste) ... 45 Dámka ... 46 Delása ... 47 Háthisa ... 48 Jáfarábád ... 49 Jinod ... 50 Káchhol ... 51 Kásla Bujarg ... 52 Kásla Khurd ... 53 Kuwád ... 54 Kumbhári ... 55 Kukni ... 56 Kudal (waste) ... 57 Kapási. ... 58 Kawás ... 59 Liblá ... 60 Máhásmá ... 61 Midhi ... 62 Mirjápúr ... 63 Malgámá ... 64 Mandroi ... 65 Nes ... 66 Naghoi ... 67 Olpád Kasba... 68 Páldi Jákhri... 69 Pijrat ... 70 Rájgari ... 71 Sálepur (waste) ... 72 Sithán ... 73 Selut ... 74 Sonsak ... 75 Sultánpur (waste) ... 76 Sodhan (waste) ... 77 Saphetábád (waste) ... 78 Sarol ... 79 Saras ... 80 Wáswa ... 81 Wanaklá (waste) ... 82 Bhatgam 83 Hasanábád ... 84 Hasanpur (waste) ...	Táluka Olpád, District Surat.

(1) See footnote (1) on page 316, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Olpád. ...	85 Kol (waste) ...	Táluka Olpád, District Surat.
		86 A'ndhi ...	
		87 Madkol (waste) ...	
		88 Bhádol ...	
		89 Bhárudi ...	
		90 Delád ...	
		91 Isanpur ...	
		92 Erthán ...	
		93 Gola ...	
		94 Gyaspur (waste) ...	
		95 Kárelí ...	
		96 Kimámli ...	
		97 Kobá ...	
		98 Kudsad ...	
		99 Kosam ...	
		100 Kadrámá ...	
		101 Kanbhi ...	
		102 Kanád ...	
		103 Kanyási ...	
		104 Kathráj ...	
		105 Karamlá ...	
		106 Kasád ...	
		107 Kathodrá ...	
		108 Mahmadpor ...	
		109 Mulád ...	
		110 Nángdá (waste) ...	
		111 Obhlá ...	
		112 Amráchhi ...	
		113 Útrán ...	
		114 Párdi Kobá ...	
		115 Wariá ...	
		116 Sáen ...	
		117 Sáliábád (waste) ...	
		118 Simalthu ...	
		119 Siwán ...	
		120 Segwá Sádli ...	
		121 Serdi ...	
		122 Sarafdinpur (waste) ...	
		123 Sodámithá ...	
		124 Saphetpur Khurd (waste) ...	
		125 Sarsáua ...	
		126 Thothab ...	

(1) See footnote (1) on page 316, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Olpád. ...	127 Talád	Táluka Olpád, District Surat.
		128 Moujé Achhárán	
		129 Anitá	
		130 Vihára	
		131 Wadod	
		132 Wadoli	
		133 Warthán	
		134 Boláy	
		135 Kherwá (waste)	
		136 Ormá	
		137 Wádilá (waste)	
		138 Siádlá	
		139 Motá Waráchhá	
		1 Tarkesar Kasba	Táluka Mándvi, District Surat ⁽²⁾ .
		2 Virpor	
		3 Andhatri	
		4 Wareth	
		5 Kákadpár	
		6 Sathwáv	
		7 Badtal	
		8 Bhátkháí	
		9 Rupen	
		10 Gantoli	
		11 Wághnerá	
		12 Kákadwá	
		13 Khedpor	
		14 Usked Khurd	
		15 Amalsádi	
		16 Walárgad	
		17 Godsambhá	
		18 Un	
		19 Puná	
		20 Umarsádi	
		21 Godáwádi	
		22 Gám Taláv Bujarg	
		23 Khajroli	
		24 Kháler	

(1) See footnote (1) on page 316, *supra*.(2) The Táluka of Mándvi has since been transferred to the jurisdiction of the Second Class Subordinate Judge of Surat; *vide* Notification No. 6556, dated 19th September 1885, printed at page 348, *infra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Olpád. ..	25 Gawáchhi ... 26 Náran ... 27 Pátan ... 28 Wareli ... 29 Kewadiun ... 30 Pipalthá ... 31 Vegi ... 32 Baudhán ... 33 Bhathásrá ... 34 Khánpor ... 35 Roheni ... 36 Virpor, i.e., Usked Rám- kund. ... 37 Roswád ... 38 Karaj ... 39 Bhátkol ... 40 Warethi ... 41 Bukádh ... 42 Togápor ... 43 Mujláv ... 44 Dharampor ... 45 Nogámá ... 46 Wadod ... 47 Kolákni ... 48 Jarpan ... 49 Areth ... 50 Umarwán ... 51 Tukwádá ... 52 Jáb ... 53 Kasál ... 54 Phal ... 55 Atroli ... 56 Pátal ... 57 Tuked ... 58 Kamlásoti ... 59 Kolsán ... 60 Borigálá ... 61 Chudel ... 62 A'ba ... 63 Wádi ... 64 Karwali ... 65 Utewáv ...	Táluka Mándvi, District Surat ⁽²⁾ .

(1) See footnote (1) on page 316, *supra*.(2) See footnote (2) on page 344, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Olpád. ...	66 Khod A'mbá... 67 Kálmoi ... 68 Titoi ... 69 Sáliá ... 70 Morithá ... 71 Tarsáda Khurd ... 72 Regámá ... 73 Dádákoi ... 74 Parwat ... 75 Goddhá ... 76 Kálíkhel ... 77 Ládkuwá ... 78 Kimdugrá ... 79 Isár ... 80 Pátáwádi ... 81 Phulwádi ... 82 Máldhá ... 83 Visdáliá ... 84 Umárhodi ... 85 Gám Taláv Khurd ... 86 Devgarh Andhárwádi ... 87 Balethi ... 88 Luwárwad ... 89 Soli ... 90 Kolkhandi ... 91 Petarkoi ... 92 Jámkoi ... 93 Jámankuwá Devgarh ... 94 Tárápor ... 95 Mákanjar ... 96 Visála ... 97 Limdhá ... 98 A'mli ... 99 Dhaj ... 100 Chicharwán ... 101 Chhelwás ... 102 Jari Deogarh ... 103 Libádi ... 104 Adhatri Deogarh ... 105 Khátar Devi... 106 Gangápor Dewárnánu ...	Táluka Mándvi, District Surat ⁽²⁾ .

See footnote (1) on page 316, *supra*.(2) See footnote (2) on page 344, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Olpád. ...	107 Sárápádá ...	Táluka Mándvi, District Surat ⁽²⁾ .
		108 Dhojába ...	
		109 Sarsi ...	
		110 Bhesi ...	
		111 Pipalwán ...	
		112 Khimpor Deogarh ...	
		113 Punpor ...	
		114 Gangápor Deogarh ...	
		115 Bundhá ...	
		116 Lákhákhám ...	
		117 Kharedá ...	
		118 Kalankuwá ...	
		119 Amalwán ...	
		120 Jaridadhwádá ...	
		121 Rákhaskhadi ...	
		122 Jetpur ...	
		123 Velangarh ...	
		124 Járanwáv ...	
		125 Karwati ...	
		126 Khimpor Dadhwáda ...	
		127 Bandgám ...	
		128 Sarkui ...	
		129 Dadwádá ...	
		130 Pipalwádá ...	
		131 Gangápor Harsad ...	
		132 Haripará or Kánághát ...	
		133 Magatrá ...	
		134 Balgá ...	
		135 Boláltirth ...	
		136 Rakhwáv ...	
		137 Mahudi ...	
		138 Rudh ...	
		139 Gudwán ...	
		140 Beddhá ...	
		141 Moticher ...	
		142 Wákdá ...	
		143 Rájwad ...	
		144 Nánicher ...	
		145 Rataniá ...	
		146 Wasigam ...	
		147 Jámankuwá ...	

(1) See footnote (1) on page 316, *supra*.(2) See footnote (2) on page 344, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Olpád. ...	148 Saddi ... 149 Warjákhān ... 150 Tarsádá Bārgāmá ... 151 Jákhlá ... 152 Bírámá ... 153 Kosadi ... 154 Junwán ... 155 Pipariá ... 156 Karudhá ... 157 Kevdi ... 158 Nandpor ... 159 Bori ... 160 Kharoli ... 161 Devgiri ... 162 Amalsuni ... 163 Chándpor ... 164 Kátkuwá ... 165 Modhalkui ... 166 Kanajwán ... 167 Chorámbá ... 168 Ambápor ... 169 Kamlápor ...	Táluka Mándvi, District Surat ⁽²⁾ .

Notn. No. 6556, dated 19th September 1885, B. G. G., 1885, Pt. I, p. 1164.—In exercise of the powers conferred by Section 22A of the Bombay Civil Courts Act XIV of 1869, His Excellency the Governor in Council is pleased to direct that the táluka of Mándvi in the district of Surat, which has hitherto been under the jurisdiction of the Second Class Subordinate Judge's Court at Olpád, shall be placed under the jurisdiction of the Second Class Subordinate Judge's Court at Surat.

(3)*

*

*

*

*

The above arrangements are to take effect from the 1st November 1885.

(1) See footnote (1) on page 316, *supra*.(2) See footnote (2) on page 314, *supra*.

(3) This portion of the Notification was cancelled by Notification No. 675, dated 3rd February 1888, B. G. G., 1888, Pt. I, p. 117.

Limits of the Jurisdiction of the several Subordinate Judges' Courts in the Thána District and their situations:

Notn., dated 15th February, 1871, B. G. G., 1871, Pt. I, p. 194.—
The following Revised List of Villages and Towns under the jurisdiction of the several Subordinate Judges in the Thána District⁽¹⁾ is published in substitution of that published at pages 484 @ 511 of the *Government Gazette*, dated 20th May 1869 :—

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
		<i>Thána Collectorate.</i>	
Subordinate Judge, 2nd Class, 1st Grade ⁽²⁾ .	Kalyán.	(For the revised jurisdiction of the Subordinate Judges of Kalyán and Panvel, see Notification No. 1319, dated 4th March 1879, printed at page 424, <i>infra</i> .)	Taluka Sáshti
Do. ..	Panvel.		
Subordinate Judge, 2nd Class ⁽³⁾ , 2nd Grade ⁽²⁾ .	Thána ⁽³⁾ .	1 Thána ...	
		2 Chendani ...	
		3 Panchpakhádi ...	
		4 Majré Tembhi ...	
		5 Rábodi ...	
		6 Majré Máhágiri ...	
		7 Kolshet ...	
		8 Chitalsar Mánpádá ...	
		9 Kávesar ...	
		10 Naupádá ...	
		11 Turfé ...	
		12 Bálkhum ...	
		13 Boriwadé ...	
		14 Májiwadé ...	
		15 Yéur ...	
		16 Warsávé ...	
		17 Wadavali ...	
		18 Ovale ...	

(1) In consequence of the creation of the Judicial District of Násik by Notification No. 8869, dated 31st December 1883, printed at page 17, *supra*, the Subordinate Judges' Courts in the Revenue District of Násik, which were formerly in the Thána Judicial District, have been transferred to the Násik Judicial District.

(2) The appointments of Subordinate Judges have since been made personal; *vide* Government Resolution, Judicial Department, No. 3326, dated 14th May 1880.

(3) The Subordinate Judge of Thána was made a Subordinate Judge of the First Class in the Thána District by Notification No. 294, dated 16th January 1884, printed at page 18, *supra*.

For a village added to the jurisdiction of the Subordinate Judge of Thána, see Notification No. 5731, dated 17th August 1894, printed at page 465, *infra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Thána ⁽¹⁾	19 Chené ...	Táluka Sáshti.
		20 Pádawázháwali ...	
		21 Utalsar ...	
		22 Kalherábád ...	
		23 Kondiwaté ...	
		24 Koprímálawadi ...	
		25 Chendawali ...	
		26 Tungwé ...	
		27 Pawai ...	
		28 Bápnálé ...	
		29 Marol ...	
		30 Múlánd ...	
		31 Sákí ...	
		32 Hareli ...	
		33 Kánjur ...	
		34 Kopri ...	
		35 Gundgáon ...	
		36 Tirdán ...	
		37 Náur ...	
		38 Pachakoli ...	
		39 Bhándúp ...	
		40 Múlgáon ...	
		41 Wikhroli ...	
		42 Sái ...	
		43 Wyáhárawali ...	
		44 Iltan ...	
		45 Airoli ...	
		46 Kalwekhár ...	
		47 Koparkhairné ...	
		48 Khairné ...	
		49 Goteghar ...	
		50 Chinchawali ...	
		51 Talawali ...	
		52 Tétawali ...	
		53 Dighé ...	
		54 Parshik ...	
		55 Belkúdé ...	
		56 Boriwali ...	
		57 Rábálé ...	
		58 Witáwé ...	
		59 Sápádá ...	
		60 Shiravné ...	

(1) See footnotes (2) and (3) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Thána ⁽¹⁾ ...	61 Adwali-bhutáli ...	Táluka Sáshti.
		62 Kalwé and Mulgáon ...	
		63 Kukshet ...	
		64 Bári ...	
		65 Ghansoli ...	
		66 Gothavali ...	
		67 Ju ...	
		68 Turambhé ...	
		69 Diválé ...	
		70 Divé ...	
		71 Nerul ...	
		72 Pávané ...	
		73 Belsari ...	
		74 Mahápé ...	
		75 Sársol ...	
		76 Sábli ...	
		77 Wási ...	
		78 Akúrli ...	
		79 Osiwaré ...	
		80 Gorégáon ...	
		81 Dahisar ...	
		82 Poisar ...	
		83 Madh ...	
		84 Málowni ...	
		85 Eksar ...	
		86 Aksé ...	
		87 Kanheri ...	
		88 Chinchawali ...	
		89 Dárawali ...	
		90 Bándavli ...	
		91 Marwé ...	
		92 Málád ...	
		93 Walnai ...	
		94 A'ré ...	
		95 Kándawali ...	
		96 Chárkhop ...	
		97 Dindosi ...	
		98 Borawali ...	
		99 Májásé ...	
		100 Mágáthané ...	
		101 Wesávé ...	

(1) See footnotes (2) and (3) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Thána ⁽²⁾ ...	102 Ambavali ...	Táluka Sáshti.
	...	103 Kurár ...	
	...	104 Tulsi ...	
	...	105 Páhádi ...	
	...	106 Mandpeshwar ...	
	...	107 Mogré ...	
	...	108 Yergal ...	
	...	109 Sipavali ...	
	...	110 Kási ...	
	...	111 Murdhé ...	
	...	112 Miré ...	
	...	113 Bháindar ...	
	...	114 Ghodbandar ...	
	...	115 Utan ...	
	...	116 Gorái ...	
	...	117 Dongri ...	
	...	118 Manori ...	
	...	119 A'nik ...	
	...	120 Kirol ...	
	...	121 Kurlé ...	
	...	122 Gundawali ...	
	...	123 Chákálé ...	
	...	124 Ju ...	
	...	125 Dewanar ...	
	...	126 Parjápúr ...	
	...	127 Borlé ...	
	...	128 Mánkhurd ...	
	...	129 Máhul ...	
	...	130 Mobili ...	
	...	131 Wilepádlé ...	
	...	132 Wándré ...	
	...	133 Andheri ...	
	...	134 Asalpé ...	
	...	135 Kolhékalyán ...	
	...	136 Ghátkopar ...	
	...	137 Chembur ...	
	...	138 Turambhé ...	
	...	139 Nánalé ...	
	...	140 Brámhanwádá ...	
	...	141 Mándalé ...	
	...	142 Mánbudruk ...	

(1) See footnotes (2) and (3) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.			Táluka or Revenue Division to which the Villages belong.
Rank.	Station.				
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Thána ⁽¹⁾ .	143	Márawali	...	Táluka Sáshti.
		144	Wádawali	...	
		145	Wághásli	...	
		146	Sháhár	...	
		147	Arawali	...	Táluka Kalyán.
		148	Khadkáli	...	
		149	Dávalé (Pádá Khárdi)	...	
		150	Padlé	...	
		151	Sámbe	...	
		152	A'gásan	...	
		153	Kirawali	...	
		154	Khutári	...	
		155	Divé	...	
		156	Wil	...	
		157	Mumbaré	...	
		158	Ságarli	...	
		159	Shil	...	
		160	Utarshiv	...	
		161	Koné	...	
		162	Goreghar	...	
		163	Nágáon	...	
		164	Pisarvé	...	
		165	Bhandárli	...	
		166	Kavsé	...	
		167	Dáyaghar	...	
		168	Dahisar	...	
		169	Dhánсар	...	
		170	Páli	...	
		171	Rohinjan	...	
Subordinate Judge, 2nd Class, 2nd Grade ⁽²⁾ .	Bassein ⁽³⁾ .	1	Málodé	...	Táluka Bassein.
		2	Mulgáon	...	
		3	Wadavali	...	
		4	Nágavé	...	
		5	Pánjn	...	

(1) See footnotes (2) and (3) on page 349, *supra*.(2) See footnote (2) on page 349, *supra*.(3) The Judge of the Subordinate Court of Dhánu is also the Judge of the Subordinate Court of Bassein; see Notification No. 1643, dated 4th March 1896, printed at page 465, *infra*.For villages added to the jurisdiction of the Subordinate Judge of Bassein, see Notification No. 13, dated 3rd January 1883, printed at page 464, *infra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bassein ⁽²⁾ .	6 Umélé 7 Kirawali 8 Dhorali 9 Sándor 10 Kawlár Khurd 11 Karádi 12 Kawlár Budruk 13 Sáloli 14 Girij 15 Bhuigáon Budruk... .. 16 Bhuigáon Khurd 17 Nirmal 18 Naválé 19 Gás 20 Wágholi 21 Rájodi 22 Mardes 23 Nálé 24 Koprád 25 Watár 26 Agási 27 Bolinj 28 Umbrálé 29 Soparé 30 Chulné 31 Divánmáhál 32 Navghar 33 Mánikpur 34 Barámpur 35 Umelmán 36 Sakwár 37 Bháliwali 38 Hedawadé 39 Chimné 40 Khániwadé... .. 41 Rájáwali 42 Juchandré 43 Bápáné 44 Káman 45 Kolhi 46 Chinchoti	Táluka Bassein.

(1) See footnote (2) on page 349, *supra*.(2) See footnote (8) on page 353, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.			Táluka or Revenue Division to which the Villages belong.
Rank.	Station.				
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bassein ⁽²⁾ .	47	Dewadal	...	Táluka Bassein.
		48	Poman	...	
		49	Sárjameri	...	
		50	Sasunavaghar	...	
		51	Shilotar	...	
		52	Náglé	...	
		53	Páye	...	
		54	Nilemohoré	...	
		55	Tuling	...	
		56	Dhániv	...	
		57	Virár	...	
		58	Dongré	...	
		59	Nárangi	...	
		60	Gás	...	
		61	Shirgáon	...	
		62	Chandansár	...	
		63	Kanher	...	
		64	Shirsád	...	
		65	Kasidkopar	...	
		66	Dahisar	...	
		67	Kosimbé	...	
		68	Bhátané	...	
		69	Adané	...	
		70	Medhé	...	
		71	Kalbhon	...	
		72	Sáyawán	...	
		73	Ghátégghar	...	
		74	Shiravali	...	
		75	Karanjon	...	
		76	Tilheré	...	
		77	Májivali	...	
		78	Párol	...	
		79	Usgaon	...	
		80	Shiwansai	...	
		81	Chándip	...	
		82	Mándvi	...	
		83	Pelhar	...	
		84	Sátivli	...	
		85	Wáliv	...	
		86	Gokhirwé	...	
		87	Acholé	...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (3) on page 353, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.			Táluka or Revenue Division to which the Villages belong.
Rank.	Station.				
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Bassein ⁽²⁾ .	88 Bhinnúar			Táluka Bassein.
		89 Ambodé			
		90 Wadghar			
		91 Kudó			Táluka Máhim.
		92 Khámbli			
		93 Khuredhekálé			
		94 Gundávé			
		95 Girávó			
		96 Gánjé			
		97 Cháhádé			
		98 Jánsai			
		99 Jáiset			
		100 Támsai			
		101 Duktan			
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Dáhánu ⁽³⁾ .	102 Nágavé			Táluka Máhim.
		103 Netáli			
		104 Páchondé			
		105 Párgáon			
		106 Báhádoli			
		107 Bhádavali			
		108 Wásaré			
		109 Walgáon			
		110 Warai			
		111 Wehelavali			
		112 Sambrewalgáon			
		113 Sonavé			
		1 Dáhánu			Táluka Dáhánu.
		2 Malyán			
		3 Narpad			
		4 Wánki			
		5 Kankarádi			
		6 Saravali			
		7 Sánvtó			
		8 Masoli			
		9 Wadkún			
		10 Dabhá Khurd			

(1) See footnote (2) on page 349, *supra*.(2) See footnote (3) on page 353, *supra*.(3) The Judge of the Subordinate Court of Dáhánu is also the Judge of the Subordinate Court of Bassein; see Notification No. 1643, dated 4th March 1896, printed at page 465, *infra*.For villages added to the jurisdiction of the Subordinate Judge of Dáhánu, see Notification No. 13, dated 3rd January 1883, printed at page 464, *infra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Dáhánu ⁽²⁾ .	11 Wadápokharan 12 Wádhwán 13 Waror 14 Tanási 15 Chinchni 16 Kolawali 17 Dedálé 18 Báwadé 19 Wásgaon 20 Chandigaon 21 Wadadé 22 Asangaon 23 Agwan 24 Sákhré 25 Gowané 26 Dábhle 27 Kápsi 28 Wángáon 29 Wiré 30 Khámbálé... .. 31 Wanai 32 Peth 33 Pimpalset Budruk 34 Wángarjé 35 Táwé 36 Dhámatné... .. 37 Amboli 38 Ursé 39 Sáyé 40 Dábhon 41 Rankol 42 Ráyatali 43 Ránset 44 Pimpalset Khurd 45 Shelti 46 Dhániwari... .. 47 Avdhani 48 Vivalwédhé 49 Chároté 50 Nikné 51 Wadhané	Táluka Dáhánu.

(1) See footnote (2) on page 349, *supra*.(2) See footnote (3) on page 356, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Dábánu ⁽²⁾ .	52 Nikáwali 53 Sáru 54 Mhasúd 55 Ghol 56 Sonálé 57 Kolhán 58 Bharád 59 Waroti 60 Murbád 61 Kásé Khurd 62 Wéti 63 Wághádi 64 Khániv 65 Dahyálé 66 Páwan 67 Chari 68 Dharampur 69 Bápgaon 70 Nimbápur 71 Bándghar 72 Shensari 73 Ámbéghar 74 Bhawádi 75 Kosesari 76 Rásébudruk 77 Kúnj 78 Medhi 79 Kegwé 80 Balápur 81 Ámbéghar 82 Sewaté 83 Wéhalpádá 84 Sáyé 85 Dhámmi 86 Gángodi 87 Sáyawán 88 Wahyálé 89 Sukadámhá 90 Chalni 91 Tilondé 92 Pimpalshet	Táluka Dábánu.

(1) See footnote (2) on page 349, *supra*.(2) See footnote (3) on page 356, *supra*.

Bo. Civil Courts.]

ENACTMENTS APPLYING TO BOMBAY.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Dáhánu ⁽²⁾ .	93 Kharodé	Táluka Dáhánu.
		94 Kinhawali	
		95 Dábhádi	
		96 Diwashi	
		97 Chinchlé	
		98 Shélonde	
		99 Kalamdevi	
		100 Dábehari	
		101 Wankás	
		102 Warkhandé	
		103 Dhámangáon	
		104 Ghádné	
		105 Báháré	
		106 Bámhanwádi	
		107 Párdi	
		108 Dhundalwádi	
		109 Haladpádá... ..	
		110 Khubálé	
		111 Modgáon	
		112 Bendgáon	
		113 Ráyapur	
		114 Ashté	
		115 Wádi	
		116 Osarwirá	
		117 Karanjwirá	
		118 Sisné	
		119 Amboli	
		120 Sáswand	
		121 Púnjávé	
		122 Taloté	
		123 Chinchlé	
		124 Ámbesri	
		125 Nágzhari	
		126 Gángangáon	
		127 Kainád	
		128 Chikhalé	
		129 Chimbáwé	
		130 Gholwad	
		131 Bordi	
		132 Khunwadé	
		133 Aswál	

(1) See footnote (2) on page 349, *supra*.

(2) See footnote (3) on page 356, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Dáhánu ⁽²⁾ .	134 Jalwái	Táluka Dáhánu.
		135 Borigáon	
		136 Zhái	
		137 Gowádé	
		138 Dehari	
		139 Dáhád	
		140 Amli	
		141 Solsumbé	
		142 Umbargaon	
		143 Palgáon	
		144 Tembhi	
		145 Humbaran	
		146 Karambeli	
		147 Wevji	
		148 Girigáon	
		149 Ghimamayé	
		150 Sanján	
		151 Khatalwádé	
		152 Wankás	
		153 Achád	
		154 Kájali	
		155 Uplát	
		156 Ankolás	
		157 Nagawás	
		158 Zharoli	
		159 Bhulád	
		160 Dhanoli	
		161 Talwádé	
		162 Náandgáon	
		163 Maláv	
		164 Fumb	
		165 Sambhá	
		166 Ghimsé	
		167 Kákaryé	
		168 Dehali	
		169 Sirgaon	
		170 Mándé	
		171 Mánikpur	
		172 Ahu	
		173 Nárgol	
		174 Sanrodé	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (3) on page 356, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Dáhnán ⁽²⁾ .	175 Tadgaon 176 Mamakwádé 177 Sarai 178 Maroli 179 Kalgáon 180 Fansé 181 Kálai 182 Karambeli 183 Páli 184 Punát 185 Mohan 186 Jamburi 187 Eklaré 188 Angaon 189 Náhuli 190 Walwádé 191 Karambelé... .. 192 Borláí 193 Achári 194 Borigáon 195 Kachigáon 196 Udwe 197 Kodád 198 Sutrakár 199 Kuranzhé 200 Tuláshri 201 Wadawali 202 Kawádé 203 Zhari 204 Warwádé 205 Sáwaroli 206 Anwír 207 Kochái 208 Bormál 209 Ámgáon 210 Dogári 211 Wasé 212 Karajgáon 213 Sawané	Táluka Dáhnán.

(1) See footnote (2) on page 349, *supra*.(2) See footnote (3) on page 356, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Dáhánu ⁽²⁾ .	214 Máhim	Táluka Máhim.
		215 Warkhunti	
		216 Tákrálé	
		217 Zhánjowali	
		218 Kelwé	
		219 Khatáli	
		220 Usarni	
		221 Matháné	
		222 Yedwan	
		223 Koré	
		224 Dátiwaré	
		225 Dongré	
		226 Bhádwe	
		227 Dahisar	
		228 Tigharé	
		229 Chatálé	
		230 Wilgi	
		231 Agarwádi	
		232 Mákuusár	
		233 Bandáté	
		234 Máyakhopé	
		235 Máknékapásé	
		236 Wirathan Khurd	
		237 Manjurli	
		238 Wedhi Dhámangáon	
		239 Mádé	
		240 Wirathan Budruk	
		241 Jalsár	
		242 Khármendri	
		243 Tembikhodáwé	
		244 Khárwadasri	
		245 Kándrébhuré	
		246 Wádhivasaráwali	
		247 Umbarpádá	
		248 Nandád	
		249 Safál	
		250 Karwálé	
		251 Kádrawan	
		252 Navghar Budruk	
		253 Daluwálé	
		254 Ponad	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (3) on page 350, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Dáhnú ⁽²⁾ .	337 Patharwali ... 338 Vengani ... 339 Kurgáon ... 340 Sálgaon ... 341 Pásthál ... 342 Sálwad ... 343 Kumbhavli ... 344 Pámtébbhi ... 345 Gudali ... 346 Alewádi ... 347 Nándgaon ... 348 Murbé ... 349 Sil ... 350 Chari Budruk ... 351 Wádé ... 352 Ghánégbar ... 353 Khadakawané ... 354 Vedhi ... 355 Nihé ... 356 Nákazhari ... 357 Chari Khurd ... 358 Láloné ... 359 Kirát ... 360 Gárgáon ... 361 Rávté ... 362 Chinchárá ... 363 Akégaván ... 364 Akoli ... 365 Borseti ... 366 Nánivli ... 367 Ámbed ... 368 Baráupur ... 369 Somat ... 370 Shilset ... 371 Kondgaon ... 372 Karsud ... 373 Mendhawan ... 374 Ghánadé ... 375 Máhagaon ... 376 Khanavdi ... 377 Rothé ...	Táluka Máhún.

⁽¹⁾ See footnote (2) on page 340, *supra*.⁽²⁾ See footnote (8) on page 356, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Dáhanu ⁽²⁾ .	378 Parnáli	Taluka Máhim.
		379 Nagáon	
		380 Gherakellá-asheri	
		381 Sáyé	
		382 Talásari	Taluka Sháhápur.
		383 Kirmiré	
		384 Dábbalon	
		385 Bárwadpádá	
		386 Káyari	
		387 Dábheri	
		388 Bábbédari	
		389 Ruighar	
		390 Wávar	
		391 Dábul	
		392 Dhádari	
		393 Wángani	
		394 Dábbosé	
		395 Pimparánó	
		396 Kogadé	
		397 Ayaré	
		398 Árkré	
		399 Palshin	
		400 Daskod	
		401 Morchiáchápádá	
		402 Azhré	
		403 Medhó	
		404 Sánvarpádá	
		405 Kortad	
		406 Ubarwiráb and Sákharshet.	
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Bhiwnli ⁽³⁾ .	1 Anjur	Taluka Bhiwnli.
		2 Kasheli	
		3 Kálher	
		4 Kevni	
		5 Dungé	
		6 Purné	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (3) on page 356, *supra*.(3) For a village added to the jurisdiction of the Subordinate Judge of Bhiwnli, see Notification No. 6686, dated 3rd November 1879, printed at page 464, *infra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.				Táluka or Revenue Division to which the Villages belong.
Rank.	Station.					
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Bhiwndi ⁽²⁾ .	7	Wehalé	Táluka Bhiwndi.
		8	Wadghar	
		9	Gowé	
		10	Dánpodé	
		11	Pimplás	
		12	Wovali	
		13	Kaneri	
		14	Kopar	
		15	Kon	
		16	Kámathaghar	
		17	Gundavli	
		18	Divé	
		19	Fené	
		20	Wal	
		21	Kariwali	
		22	Temghar	
		23	Nárpoli	
		24	Ráhánál	
		25	Wadunavghar	
		26	Kálwár	
		27	A'mné	
		28	Usaroli	
		29	A'ngáon	
		30	Kiravli	
		31	A'rjunli	
		32	A'walwaté	
		33	Itád	
		34	Kurund	
		35	Kawád Budruk	
		36	Kháling Budruk	
		37	Chavidré	
		38	Dáwali	
		39	Dhámangáon...	
		40	Nándakar	
		41	Pisé	
		42	Páriwali	
		43	Bhinár	
		44	Alkhivli	
		45	Kuksé	
		46	Kolhivli	
		47	Kháling Khurd	
		48	Chinchavli	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (3) on page 366, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Bhiwandi ⁽²⁾ .	49 Talaoli ...	Taluka Bhiwandi.
		50 Nijampur ...	
		51 Nandithané ...	
		52 Pundás ...	
		53 Bábgáon ...	
		54 Bhádwad ...	
		55 Bhare ...	
		56 Ewai ...	
		57 Lansh Budruk ...	
		58 Khándpé ...	
		59 Goripadá ...	
		60 Chánvé ...	
		61 Devrung ...	
		62 Nágaon ...	
		63 Pogáon ...	
		64 Piljé Budruk... ..	
		65 Borivli ...	
		66 Bhatálé ...	
		67 Kasivli ...	
		68 Kavád Khurd ...	
		69 Khándwal ...	
		70 Gorsai ...	
		71 Jánval ...	
		72 Depoli ...	
		73 Nimbli ...	
		74 Pimpalghar ...	
		75 Piljé Khurd ...	
		76 Bhiwadi ...	
		77 Bhádáné ...	
		78 Murhé ...	
		79 Ránjuoli ...	
		80 Lápálebáadhan ...	
		81 Wadpé ...	
		82 Wálsindé ...	
		83 Sápé ...	
		84 Sákhroli ...	
		85 Mápoli ...	
		86 Lonád ...	
		87 Wánsaré ...	
		88 Wághivli ...	
		89 Saravli ...	
		90 Supegáon ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (3) on page 366, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Bhiwndi ⁽²⁾ .	91 Wadavli ...	Táluka Bhiwndi.
		92 Sonále ...	
		93 Sanvád ...	
		94 Muthawal ...	
		95 Elkundé ...	
		96 Láp Khurd ...	
		97 Wáholi ...	
		98 Sánvadhé ...	
		99 Súngé ...	
		100 Anhé ...	
		101 Karjoti ...	
		102 Tulavli ...	
		103 Kosibi ...	
		104 Kumbhársiv ...	
		105 Tulsi ...	
		106 Padghé ...	
		107 Mohodolé ...	
		108 Sánvroli ...	
		109 Bhokri ...	
		110 Wadavli ...	
		111 Khanivli ...	
		112 Gorád ...	
		113 Kalboli ...	
		114 Doholhé ...	
		115 Devli ...	
		116 Kásné ...	
		117 Chinchavli ...	
		118 Tungárthan ...	
		119 Borivali ...	
		120 Wándré ...	
		121 Sor ...	
		122 Ráhur ...	
		123 Sirgáon ...	
		124 Kándali ...	
		125 Asnoli ...	
		126 Kharivli ...	
		127 Jambivli ...	
		128 Shedgáon ...	
		129 Karmelé ...	
		130 Chinchavli ...	
		131 Eksál ...	
		132 Kundé ...	

(1) See footnote (2) on page 349, *supra*,
p 1161—47

(2) See footnote (3) on page 366, *supra*;

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾	Bhiwndi ⁽²⁾ .	133	Dyádané ...	Táluka Bhiwndi.
		134	Páli ...	
		135	Kirávli ...	
		136	Gándrevli ...	
		137	Dábhád ...	
		138	Duravli ...	
		139	Umbarkhand ...	
		140	Khámbalé ...	
		141	Dudhani ...	
		142	Básé ...	
		143	Kándali Budruk ...	
		144	Gondád ...	
		145	Patchápur ...	
		146	Maidé ...	
		147	Sagáon ...	
		148	Jámbivli ...	
		149	Kándali Khurd ...	
		150	Ghotwad ...	
		151	Newádé ...	
		152	Wápé ...	
		153	Kanhé ...	
		154	Devacholé ...	
		155	Máháp ...	
		156	Shirol ...	
		157	Kusivli ...	
		158	Akloli ...	
		159	Asnoli ...	
		160	Ghotgáon ...	
		161	Ambádi ...	
		162	Kosimbé ...	
		163	Zhidké ...	
		164	Dalhodé ...	
		165	Bhiwáli ...	
		166	Málbid ...	
		167	Wávli ...	
		168	Usgáon ...	
		169	A'valé ...	
		170	Cháné ...	
		171	Dugád ...	
		172	Ganeshpuri ...	
		173	Wedhé ...	
		174	Wadavli-dévichi ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (3) on page 366, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Bhiwndi ⁽²⁾ .	175 Páháré ...	Táluka Bhiwndi.
		176 Mánivli ...	
		177 Wáret ...	
		178 Sávroli ...	
		179 Asiyli ...	
		180 Khátivli ...	
		181 Dighási ...	
		182 Pálkhané ...	
		183 Mohili ...	
		184 Wadavli ...	
		185 Kátai ...	
		186 Khadki Budruk ...	
		187 Kámbé ...	
		188 Khoni ...	
		189 Junándrukhi ...	
		190 Lákhiwali ...	
		191 Phiringapáda... ..	
		192 Pimpalset-bhuiset ...	
		193 Tembhavli ...	
		194 Kúhé ...	
		195 Gáné ...	
		196 Khadki Khurd ...	
		197 Chimbichápádá ...	
		198 Pálivli ...	
		199 Dáhyalé ...	
		200 Dhámné ...	
		201 Shelár ...	
		202 Sármul ...	Táluka Sháhápur
		203 Bhorándé ...	
		204 Wándré ...	
		205 Pevali ...	
		206 Pendhari ...	
		207 Kháré ...	
		208 Kosimbádé ...	
		209 Wáhápé ...	
		210 Kátábáv ...	
		211 Khátivli ...	
		212 Páli ...	
		213 Wásind ...	
		214 Sármal ...	

(1) See footnote (2) on page 340, *supra*.(2) See footnote (3) on page 366, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court;		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Bhiwndi ⁽²⁾ .	215 Dahágáon ...	Táluka Sháhápúr.
	..	216 Sámé ...	
	..	217 Bhátsai ...	
	..	218 Jogalwádi ...	
	..	219 Adosi ...	
	..	220 Kinasté ...	
	..	221 Sádé ...	
	..	222 Káregáon ...	
	..	223 Khodálé ...	
	..	224 Wásid ...	
	..	225 Karol ...	
	..	226 Páñchaghar ...	
	..	227 Udhalé ...	Táluka Váda.
	..	228 Káshti ...	
	..	229 Kochálé ...	
	..	230 Kelhathan ...	
	..	231 Gorád ...	
	..	232 Nimlavli ...	
	..	233 Usar ...	
	..	234 Sápródé ...	
	..	235 Wadadhá ...	
	..	236 Mhaswal ...	
	..	237 Kondhalé ...	
	..	238 Mágáthané ...	
	..	239 Umarothé ...	
	..	240 Khairé ...	
	..	241 Dáhé ...	
	..	242 Pásté ...	
	..	243 Shirsád ...	
	..	244 Kásghar ...	
	..	245 Gálé ...	
	..	246 Tilsé ...	
	..	247 Moj ...	
	..	248 Sápne Khurd... ..	
	..	249 Haravsál ...	
	..	250 Kámbré ...	
	..	251 Gándhré ...	
	..	252 Desai ...	
	..	253 Mánivli ...	
	..	254 Sápne Budruk ...	

(1) See footnote (2) on page 340; *supra*.(2) See footnote (3) on page 366; *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Bhiwndi ⁽²⁾ .	255 Káranj ... 256 Thunávé ... 257 Devli ... 258 Waralé ... 259 Sásné ... 260 Vilkos ... 261 Abisté Budruk ... 262 Kalbhai ... 263 Khánivli ... 264 Gunj ... 265 Chinchaghar ... 266 Dongasté ... 267 Nándani-gayagottha ... 268 Bilosi ... 269 Méth ... 270 Wasori Budruk ... 271 A'bjé ... 272 Kudus ... 273 Khupri ... 274 Ghonsai ... 275 Jámghar ... 276 Neheroli ... 277 Pálsai ... 278 Bilábalí ... 279 Lakhamápur ... 280 Wadavli ... 281 Abisté Khurd... 282 Konsai ... 283 Khárivli ... 284 Gátes Khurd... 285 Chámlé ... 286 Devaghar ... 287 Náré ... 288 Budhavli ... 289 Musarné ... 290 Wasori Khurd ... 291 A'spas ... 292 Káthi ... 293 Gavrápur ... 294 Chikhalé ... 295 Dáktivli ...	Táluka Váda.

(1) See footnote (2) on page 349; *supra*.(2) See footnote (3) on page 36; *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Bhiwndi ⁽²⁾ .	296 Nichalé	Taluka Vada.
		297 Boradé	
		298 Bhavghar	
		299 Lohopé	
		300 Ambarbhui	
		301 Ainset	
		302 Abitghar	
		303 Kuhlili	
		304 Chedavli	
		305 Torné	
		306 Bilghar	
		307 Peth Ránjani	
		308 Shil	
		309 Wárnol	
		310 Kápri	
		311 Gátés Budruk	
		312 A'lmán	
		313 Kiravli	
		314 Khairé	
		315 Zádakhairé	
		316 Pimproli	
		317 Borseti	
		318 Sónalé	
		319 Sársi	
		320 Kádivli	
		321 Koné	
		322 Jalé	
		323 Tushé	
		324 Bávli	
		325 Vilkos	
		326 Sávarkhand	
		327 Dahivli-kumbhaste	
		328 Málodé	
		329 Sonsiv	
		330 Wadavli	
		331 A'vdhé	
		332 Indagaon	
		333 Kural	
		334 A'mgaon	
		335 Kanchád	
		336 Khutál	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (3) on page 366, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Bhiwndi ⁽²⁾ .	337 Guhiri ...	Táluka Váda.
		338 Páli ...	
		339 Mhasroli ...	
		340 Wávégghar ...	
		341 Sávroli ...	
		342 Goharé ...	
		343 Poshari ...	
		344 Bhopivli ...	
		345 Wadpoli ...	
		346 Supádé ...	
		347 Á'mbhai ...	
		348 Kumdal ...	
		349 Kharivli ...	
		350 Á'mbivli ...	
		351 Kalamkhand ...	
		352 Gáltar ...	
		353 Náné ...	
		354 Bámangáon ...	
		355 Mungusté ...	
		356 Wághoté ...	
		357 Shelté ...	
		358 Devli ...	
		359 Pimplás ...	
		360 Mándé ...	
		361 Ságé ...	
		362 Hamarápur ...	
		363 Páyegánev ...	Táluka Bassein.
		364 Khárbáv ...	
		365 Webur Airambi ...	Táluka Máhim.
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Murbád.	(For the revised jurisdiction of the Subordinate Judge of Murbád, see Notification No. 1319, dated 4th March 1879, printed at page 424, <i>infra</i> .)	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (3) on page 366, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Alibág ⁽²⁾	<i>Kolába Collectorate.</i>	
		1 Rewdandá ...	Táluka Alibág.
		2 Cheul ...	
		3 Nágáon ...	
		4 Aksi ...	
		5 Alibág ...	
		6 Warsoli ...	
		7 Chendharé ...	
		8 Nándé ...	
		9 Lonár ...	
		10 Bámhanoli ...	
		11 Malé ...	
		12 Kárlé ...	
		13 Nevali ...	
		14 Khandalé ...	
		15 Talavli ...	
		16 Ságáon ...	
		17 Kálosi ...	
		18 Rulé ...	
		19 Pawalé ...	
		20 Nigadé ...	
		21 Wesawi ...	
		22 Wádgáon ...	
		23 Kurul ...	
		24 Belkadé ...	
		25 Dhawar ...	
		26 Nawedarbeli ...	
		27 Sahan ...	
		28 Pálhé ...	
		29 Káwir ...	
		30 Bhádáné ...	
		31 Surai ...	
		32 Mándwé ...	
		33 Pázhar ...	
		34 Warandé ...	
		35 Bámhângáon ...	
		36 Gothi ...	
		37 Wadháv Búdrak ...	

(1) See footnote (2) on page 349, *supra*.(2) For a village added to the jurisdiction of this Court, see Notification No. 7018, dated 2nd December 1886, printed at page 466, *infra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Alibág ⁽²⁾ .	38 Walhavli ...	Taluka Alibág.
		39 Bhersé ...	
		40 Dáwálé ...	
		41 Kbanáv ...	
		42 Usar ...	
		43 Kuné ...	
		44 Gotawadé ...	
		45 Malyán ...	
		46 Belosi ...	
		47 Wáwé ...	
		48 Andhosi ...	
		49 Devaghar ...	
		50 Májré Dewatalai ...	
		51 Khár Wáskhár ...	
		52 Máhájané ...	
		53 Khár Diwipārangi ...	
		54 Chápale ...	
		55 Borghar ...	
		56 Khár Morkhor ...	
		57 Khár Bhilji ...	
		58 Umté ...	
		59 Morondé ...	
		60 Rámráj ...	
		61 Májré Rájwádi ...	
		62 Máládé ...	
		63 Khár Tájpur ...	
		64 Bhuwanang ...	
		65 Warasgáon ...	
		66 Talawali ...	
		67 Navkhár ...	
		68 Sudkoli ...	
		69 Kudé ...	
		70 Chinchoti ...	
		71 Máhán ...	
		72 Aweti ...	
		73 Bidwáglé ...	
		74 Durgadaryá ...	
		75 Sámbrí ...	
		76 Fansápur ...	
		77 Kurdus ...	
		78 Ráwét ...	

(1) See footnote (2) on page 349, *supra*.
B 1161—48

(2) See footnote (2) on page 376, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Alibág ⁽²⁾	79 Ruishet-bhomowali ...	Táluka Alibág.
		80 Navakhár ...	
		81 Simádevi ...	
		82 Jalsi ...	
		83 Wágwirá ...	
		84 Chikhli ...	
		85 Juigawali ...	
		86 Kopri ...	
		87 Kusumbalé ...	
		88 Medhekhár ...	
		89 Kálwad ...	
		90 Shábápur ...	
		91 Dherand ...	
		92 Goulikothá ...	
		93 Khátwirá ...	
		94 Káchali ...	
		95 Pitkari ...	
		96 Shrigáon ...	
		97 Wálavdé ...	
		98 Dhiwad ...	
		99 Bhákarwad ...	
		100 Modiwirá ...	
		101 Sháhábáji ...	
		102 Juibápuji ...	
		103 Poyanád ...	
		104 A'mbepur ...	
		105 Dehankoti ...	
		106 Ghaswad ...	
		107 Taláni ...	
		108 Talbandir ...	
		109 Diweláng ...	
		110 Pezhári ...	
		111 Bhagárdádáji ...	
		112 Tád wágale ...	
		113 Wadavli ...	
		114 Dalvikharosi ...	
		115 Kharosibhod ...	
		116 Májré Bápoli ...	
		117 Wághod ...	
		118 Nágazhari ...	
		119 Bherá-killéságargad ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 376, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Alibág ⁽²⁾ .	120	Taláshet ...	Táluka Alibág.
		121	Welat ...	
		122	Gán ...	
		123	Navkhár ráyadé ...	
		124	Lakshmiprasád ...	
		125	Tádábákot ...	
		126	Sivsand ...	
		127	Khopnú ...	
		128	Gánvkhár ...	
		129	Kándwirá ...	
		130	Ráydé ...	
		131	Kámárale ...	
		132	Ambeghar ...	
		133	Chari ...	
		134	Wagholi ...	
		135	Kopar ...	
		136	Belkhár ...	
		137	Wágharan ...	
		138	Gopchhari ...	
		139	Khidki ...	
		140	Lembhi ...	
		141	Sátghar ...	
		142	Mándavkhár...	
		143	Foferi ...	
		144	Lonkothá ...	
		145	Ránjaukhár ...	
		146	Mánkulé ...	
		147	Sonkothá ...	
		148	Háswira ...	
		149	Bejáli ...	
		150	Bahirolé ...	
		151	Belosi ...	
		152	Pálámbe ...	
		153	Bhisrái ...	
		154	Bháyamalá ...	
		155	Gán ...	
		156	Gotheghar ...	
		157	Talavdé ...	
		158	Parhur ...	
		159	Rámkothá ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 376, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Alibág ⁽²⁾ ...	160 Káwádé ...	Táluka Alibág.
		161 Rewas ...	
		162 Sárál ...	
		163 Milkat ...	
		164 Rájankhádáwali ...	
		165 Yalavné ...	
		166 Koproli ...	
		167 Wirtasáral ...	
		168 Navedarkolgáon ...	
		169 A'wás ...	
		170 Sásavné ...	
		171 Kihim ...	
		172 Wáyaset ...	
		173 Navedarnavgáon ...	
		174 Mándwé ...	
		175 Kolgáon ...	
		176 Dhokávdé ...	
		177 Zhirad ...	
		178 Bámhansuré ...	
		179 Agarsuré ...	
		180 Surekhár ...	
		181 Davtalai ...	
		182 Mápáon ...	
		183 Muset ...	
		184 Sátirjé ...	
		185 Kankeshwar ...	
		186 Mán ...	
		187 Bhál ...	
		188 Tudal ...	
		189 Gunjis ...	
		190 Boris ...	
		191 Munivli ...	
		192 Thal ...	
		193 Killé-ágarkot ...	
		194 Korlai ...	
		195 Welouli ...	
		196 Wadháv Khurd ...	
		197 Wanouli ...	
		198 Kolghar ...	
		199 Kurkundi ...	
		200 Kol-tembhi ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 376, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Alibág ⁽²⁾	201	Sogáon ...	Táluka Alibág.
		202	Pedámbé ...	
		203	Khár Pedámbé ...	
		204	Nárángi ...	
		205	Chinchavli ...	
		206	Chávuré ...	Táluka Rohé.
		207	Dhondkhár ...	
		208	Karanjwirá ...	
		209	Dápoli ...	
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Máhád. ...	1	Máhád ...	Táluka Máhád.
		2	Chámhbhárkhed ...	
		3	Kámblé ...	
		4	Rájwádi ...	
		5	Kondiwaté ...	
		6	Wadavli ...	
		7	Shirgáon ...	
		8	Kotheri ...	
		9	Muthavli ...	
		10	Gothe Budruk ...	
		11	Gothe Khurd ...	
		12	Jui Khurd ...	
		13	Jui Budruk ...	
		14	Songhar ...	
		15	Khairé ...	
		16	Walang ...	
		17	Rohon ...	
		18	Wavlé ...	
		19	Telangé ...	
		20	Bebalghar ...	
		21	Chimbáwé ...	
		22	Waraté ...	
		23	Wír ...	
		24	Waur ...	
		25	Kemburli ...	
		26	Gandhár ...	
		27	Páli ...	
		28	Mopré ...	
		29	Anchloli ...	
		30	Dongroli ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 376, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Máhád. ...	31 Kokré ... 32 Ládavli ... 33 Gondálé ... 34 Kinjalwali Khurd ... 35 Kinjalwali Budruk ... 36 Dadavli ... 37 Sova ... 38 Chochindé ... 39 Kinjalghar ... 40 Kol ... 41 Tetghar ... 42 Kánchlé ... 43 Náté ... 44 Párwádi ... 45 Mándlé ... 46 Nándgáon Khurd ... 47 Talosi ... 48 Khardi ... 49 Chápagaon ... 50 Wardoli ... 51 Wálsuré ... 52 Páchád ... 53 Wághóli ... 54 Wágheri ... 55 Warangi ... 56 Nijámpur ... 57 Wádi ... 58 Ámbdosi ... 59 Bávlé ... 60 Sándosi ... 61 Sávrat ... 62 Kávlé ... 63 Khalsi ... 64 Karmar ... 65 Punádé ... 66 Konzhar ... 67 Neráv ... 68 Koturdé ... 69 Nándgáon Budruk ... 70 Gherá-killé-ráyagad ...	Táluka Máhád.

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Máhád. ...	71 Kolosé ...	Táluka Máhád.
	..	72 Kosambi ...	
	..	73 Ráwadhál ...	
	..	74 Wámné ...	
	..	75 Puñádé ...	
	..	76 Sápé ...	
	..	77 Nadgáon ...	
	..	78 Ambavli Khurd ...	
	..	79 Ambavli Budruk ...	
	..	80 Bijghar ...	
	..	81 Kurlé ...	
	..	82 Karjándi ...	
	..	83 Natondi ...	
	..	84 Rájivli ...	
	..	85 Nágáon ...	
	..	86 Underi ...	
	..	87 Revatalé ...	
	..	88 Kondmálusará ...	
	..	89 Mumurasi ...	
	..	90 Khutil ...	
	..	91 A'dé ...	
	..	92 Narwan ...	
	..	93 Bhelosi ...	
	..	94 Adisté ...	
	..	95 Tndil ...	
	..	96 Winheré ...	
	..	97 Májré Wasáp... ..	
	..	98 Rávtali ...	
	..	99 Pángári ...	
	..	100 Shiravli ...	
	..	101 Gavádi ...	
	..	102 Bhogajai ...	
	..	103 Kávalé ...	
	..	104 Kumbhárdé ...	
	..	105 Shiraswané ...	
	..	106 Támháné ...	
	..	107 Dásgáon ...	
	..	108 Kumblé ...	
	..	109 Birwádi ...	
	..	110 Kálinj ...	
	..	111 A'mset ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Máhád.	112 Dahiwad ...	Táluka Máhád.
		113 Wálan Budruk ...	
		114 Devghar ...	
		115 Mángrun ...	
		116 Pánó ...	
		117 Dápoli ...	
		118 Panderi ...	
		119 Wálan Khurd ...	
		120 Wáki Khurd ...	
		121 Wáki Budruk ...	
		122 Ránavdi Khurd ...	
		123 Ámbeshivtar... ..	
		124 Shivtar ...	
		125 Kumbheshivtar ...	
		126 Pathár ...	
		127 Padvi ...	
		128 Gáwadi ...	
		129 Warandha ...	
		130 Pármáchi ...	
		131 Mázheri ...	
		132 Taliyé ...	
		133 Bárasgáon ...	
		134 Kiyó ...	
		135 Gothavli ...	
		136 Pimpalwádi ...	
		137 Rupavli ...	
		138 Nigdó ...	
		139 Mohot ...	
		140 Wadghar Khurd ...	
		141 Bhivghar ...	
		142 Kátivdó ...	
		143 Kharavli ...	
		144 Borgáon ...	
		145 Akló ...	
		146 Bhoráv ...	
		147 Sawád ...	
		148 Wáwó ...	
		149 Dháravli ...	
		150 Kálavli ...	
		151 Hávré ...	
		152 Divel ...	
		153 Turambé Budruk ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Máhád	154 Turambé Khurd	Táluka Máhád.
		155 Adavlé Khurd	
		156 Morsadé	
		157 Sadé	
		158 Wadghar Budruk	
		159 Kámthé	
		160 Chándlé	
		161 Khándaj	
		162 Govelé	
		163 Náwálé	
		164 Bórghar	
		165 Adavlé Budruk	
		166 Sákhar	
		167 Chikhli	
		168 Borávlé	
		169 Ránavdi Budruk	
		170 Loháré	
		171 Párlé	
		172 Chándwé Budruk	
		173 Chándwé Khurd	
		174 Nadgáon	
		175 Kámblé	
		176 Bhogáon	
		177 Sákadi	
		178 Temghar	
		179 Jité	
		180 Dhámné	
		181 Khairé	
		182 Kadsari Killé Ligána	
		183 Kadsari Killé Kángori	
		184 Bhávé	
		185 Kungulé	
		186 Mátwan	
		187 Charai	
		188 Shel	
		189 Kusgáon	
		190 Sheltoli	
		191 Asánpoi	
		192 Dhavlé	
		193 Khopad	
		194 Chandké	
		195 Unrat	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Máhád	196 Boraj ...	Táluka Máhád.
		197 Karanjé ...	
		198 Lahulsé ...	
		199 Dábhil ...	
		200 Haldulé ...	
		201 Kevnálé ...	
		202 Wákan ...	
		203 Kineshywar ...	
		204 Támháné ...	
		205 Nivá ...	
		206 Chámhbárgani Budruk ...	
		207 Chámhbárgani Khurd ...	
		208 Kápdé Budruk ...	
		209 Mábálungé ...	
		210 Morgiri ...	
		211 Khadpi ...	
		212 Gánjavné ...	
		213 Golgani ...	
		214 Tutavli ...	
		215 Parsulé ...	
		216 Kshetrapál ...	
		217 Kudpan Budruk ...	
		218 Kudpan Khurd ...	
		219 Kotwál Budruk ...	
		220 Kotwál Khurd ...	
		221 Paithan ...	
		222 Pángloji ...	
		223 Wombli ...	
		224 Mábálgar ...	
		225 Fanaskond ...	
		226 Goldará ...	
		227 Khadkavné ...	
		228 Palchil ...	
		229 Kátali ...	
		230 Kondhavi ...	
		231 Bhogáon Budruk ...	
		232 Bhogáon Khurd ...	
		233 Ambavdé ...	
		234 Sadavli ...	
		235 Kátetali ...	
		236 Chol ...	
		237 Poládpur ...	

(1) See footnote⁽²⁾ on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Máhád	238	Ránbájirá ...	Táluka Máhád.
		239	Ránkadsari ...	
		240	Ránjuithé ...	
		241	Ránpárglát-kineshwar ...	
		242	Devlé ...	
		243	Kapdó Khurd ...	
		244	Devpur ...	
		245	Dhámaudivi ...	
		246	Adé ...	
		247	Sápé ...	
		248	Dábhólé ...	
		249	Konkré ...	
		250	Sanderi ...	
		251	Tol Budruk ...	
		252	Talé ...	Táluka Mángaon.
		253	Medhé ...	
		254	Padhwan ...	
		255	Kondethar ...	
		256	Todkardé ...	
		257	Máláthé ...	
		258	Girné ...	
		259	Nánavli ...	
		260	Ráhátád ...	
		261	Shenavli ...	
		262	Khámbavli ...	
		263	Tárné ...	
		264	Bámansái ...	
		265	Shenáté ...	
		266	Pitsai ...	
		267	Kolwirá ...	
		268	Mándád ...	
		269	Kudé ...	
		270	Rovlé ...	
		271	Wáshibaveli ...	
		272	Waral ...	
		273	Devshet ...	
		274	Majagáon ...	
		275	Támhané ...	
		276	Choravli ...	
		277	Káskhol ...	
		278	Panheli ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Máhád ...	279 Máluk ...	Táluka Mángaon.
		280 Wánasté ...	
		281 Amboli ...	
		282 Kelsi ...	
		283 Belghar ...	
		284 Khairát ...	
		285 Támbdi ...	
		286 Bámanghar ...	
		287 Wárehaváli ...	
		288 Páchghar ...	
		289 Kalamshet ...	
		290 Adanálé ...	
		291 Kalsámbadé ...	
		292 Kánkadshet ...	
		293 Sonsadé ...	
		294 Borghar ...	
		295 Nigudshet ...	
		296 Wáshimáhágáon ...	
		297 Sálshet ...	
		298 Máhágáon ...	
		299 Ketké ...	
		300 Mahuré ...	
		301 Bárpé ...	
		302 Bhuwan ...	
		303 Ghotwal ...	
		304 Rátwad ...	
		305 Wáwédiwáli ...	
		306 Potner ...	
		307 Rudrávli ...	
		308 Taláset ...	
		309 Mágati ...	
		310 Nagarwali ...	
		311 Niwi ...	
		312 Muthavli ...	
		313 Indápur ...	
		314 Kolán ...	
		315 Kushedé ...	
		316 Kosimbale ...	
		317 Umbarwali-kharavli ...	
		318 Kalamjé ...	
		319 Mágavli ...	
		320 Suráv ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Máhád ...	321 Pen ...	Táluka Mángaon.
		322 Borghar-kharavli ...	
		323 Wáarak ...	
		324 Ámbdoshi ...	
		325 Náitané ...	
		326 Borlé ...	
		327 Surlé ...	
		328 Rájivli ...	
		329 Páchol ...	
		330 Dháksili ...	
		331 Degáon ...	
		332 Morbé ...	
		333 Máhádpoli ...	
		334 Dongarwali ...	
		335 Wihulé ...	
		336 Wávemándraj ...	
		337 Dabiwali ...	
		338 Charai Budruk ...	
		339 Usar Khurd ...	
		340 Bhánag ...	
		341 Charai Khurd ...	
		342 Talegáon ...	
		343 Shemté ...	
		344 Wánalosi ...	
		345 Kákal ...	
		346 Sáí ...	
		347 Usar Budruk ...	
		348 Umravli-diwáli ...	
		349 Kharavli ...	
		350 Kurwandá ...	
		351 Nijámpur ...	
		352 Kosté Budruk ...	
		353 Kosté Khurd... ..	
		354 Pánosé ...	
		355 Sálvé ...	
		356 Gangavli ...	
		357 Kadápur ...	
		358 Ghadosi ...	
		359 Khardi Khurd ...	
		360 Hodgáon ...	
		361 Jávli ...	
		362 Winchavli ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Máhád	363 Bhádáv	Taluka Mángaon.
		364 Mángáon	
		365 Lonsi	
		366 Dhálghar	
		367 A'dghar	
		368 Wávó	
		369 Rilé	
		370 Khándád	
		371 Utekhól	
		372 Khardi Budruk	
		373 Nánoré	
		374 Bámnoli	
		375 Nilghon	
		376 Suráv	
		377 Sálé	
		378 Tiloré	
		379 Dákhané	
		380 Kálwan	
		381 Wighavli	
		382 Muthavli	
		383 Wádhawan	
		384 Pánsai	
		385 Koshimblé	
		386 Pánaspé	
		387 Bhálé	
		388 Nilaj	
		389 Jávthé	
		390 Kumbhárté	
		391 Kándalgáon Budruk	
		392 Kándalgáon Khurd	
		393 Bondset.	
		394 Tásgáon	
		395 Bhágád	
		396 Khaljé	
		397 Pátanus	
		398 Wilé	
		399 Bedgáon	
		400 Yelavdé	
		401 Umbardi	
		402 Jitè	
		403 Bóravli	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Máhád	404 Titwé	Táluka Mángnon.
		405 Málusté	
		406 Tharmari	
		407 Shiravli	
		408 Sàngí	
		409 Kadápé	
		410 Kelgan	
		411 Kumbhé	
		412 Májurné	
		413 Chách	
		414 Mashidwádi	
		415 Chawalshet	
		416 Chanád	
		417 Jor	
		418 Karambelé Budruk	
		419 Wáki	
		420 Harwandi	
		421 Dhámni	
		422 Shirsál	
		423 Kashené	
		424 Vidhát	
		425 Sájé	
		426 Yerand	
		427 Karambelé Khurd	
		428 Goregáon	
		429 Chinchavli	
		430 Nágáon	
		431 Bhintád	
		432 Mur	
		433 Devli	
		434 Wadpálé	
		435 Lánkhapálé	
		436 Tempálé	
		437 Khándpálé	
		438 Pahel	
		439 Ambarlé	
		440 Panhálghar	
		441 Khadkoli	
		442 Wághosé	
		443 Mángṛul	
		444 Bhánadaré	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Taluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Máháá	445	Kavilvahál Khurd	Taluka Mángaon.
		446	Kavilvahál Budruk	
		447	Palasgáon Budruk	
		448	Palasgáon Khurd	
		449	Támháné	
		450	Bátkeki	
		451	Mugavli	
		452	Gáral	
		453	Chápdí	
		454	Unegáon	
		455	Wadgáon	
		456	Kurwandó	
		457	Talegáon	
		458	Repóli	
		459	Náhávé	
		460	Loneré	
		461	Usarghar	
		462	Wadghar	
		463	Wadavli	
		464	Kushedé	
		465	Hurdi	
		466	Wáki	
		467	Kánchle	
		468	Harkul	
		469	Navshi	
		470	Madegáon	
		471	Faláni	
		472	Nándwi	
		473	Bhándivli	
		474	Govelé	
		475	Chándhór	
		476	Paláap	
		477	Alsundó	
		478	Kumshet	
		479	Dahivali	
		480	Shiravli	
		481	Tárnó	
		482	Tol Khurd	
		483	Dhanakwádi	
		484	Yerlé	
		485	Kámath	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Máhád. ...	486 Kudali ... 487 Ámbavli ... 488 Chinchavli ... 489 Talavli ... 490 Tisé ... 491 Mendhewádi ... 492 Warasgáon ... 493 Hetavné ...	Táluka Robé.
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Pen. ...	<i>(For the revised jurisdiction of the Subordinate Judge of Pen, see Notification No. 1319, dated 4th March 1879, printed at page 424, infra.)</i> <i>Násik Collectorate.</i>	
Subordinate Judge, 1st Class, 1st Grade ⁽¹⁾ .	Násik ⁽²⁾	1 Adrsar Budruk ⁽³⁾ ... 2 Ubhádé ... 3 Umbarkón ... 4 Káchangáon ... 5 Kháirgáon ... 6 Gadgadsángwi ... 7 Talosi ... 8 Talogha ... 9 Trigalwádi ... 10 Dhárnoli ... 11 Dhámani ... 12 Dhámangáon ... 13 Náundagáon ... 14 Nindáye ⁽³⁾ ... 15 Pimpari Sadardin ... 16 Pimpalgáon-mor ... 17 Belgáon Tarhálá ... 18 Bharvir Budruk ⁽³⁾ ... 19 Bháwali Budruk ...	Táluka Igatpuri.

(1) See footnote (2) on page 349, *supra*.

(2) In consequence of the creation of the Judicial District of Násik by Notification No. 8839, dated 31st December 1883, printed at page 17, *supra*, the Subordinate Judge's Court at Násik, which was in the Thána Judicial District, has been transferred to the Násik Judicial District.

For the several alterations made in the jurisdiction of the Násik Court, see Notification dated 12th July 1871, and Notifications No. 68, dated 7th January 1891 and No. 4332, dated 23rd June 1896, printed, respectively, at pages 261, 265 and 270, *supra*.

(3) These villages have since been transferred to the jurisdiction of the Subordinate Judge of Sinnar; see Notification No. 68, dated 7th January 1891, printed at page 265, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 1st Class, 1st Grade ⁽¹⁾ .	Násik ⁽²⁾	20	Murbi ...	Táluka Igatpúri.
		21	Modálé ...	
		22	<i>Vasali Bitingá</i> ⁽³⁾ ...	
		23	Wanjolwádi ...	
		24	Igatpuri ...	
		25	Wondali ...	
		26	Shirsáté ...	
		27	Sómaj ...	
		28	<i>Sanosi</i> ⁽³⁾ ...	
		29	Asawaliharsh ...	
		30	Alawandha ...	
		31	Thákédevgáon ...	
		32	Adesar Khurd ...	
		33	<i>Adharvad</i> ⁽³⁾ ...	
		34	Ambewádi ...	
		35	Ahorli ...	
		36	<i>Indore</i> ⁽³⁾ ...	
		37	Girnaré ...	
		38	Ghoti Budruk ...	
		39	Jámunádé ...	
		40	Tákegháti ...	
		41	Dewalé ...	
		42	<i>Dhamosi</i> ⁽³⁾ ...	
		43	Nágosli ...	
		44	Biturli ...	
		45	Baláyadur ...	
		46	Belgáon-kurhé ...	
		47	Borli ...	
		48	Bharwir Khurd ...	
		49	Mánikkhámha ...	
		50	Málunjé ...	
		51	Mánjargáon ...	
		52	Ráyámbé ...	
		53	Rájurgadagadá ...	
		54	Wágheré ...	
		55	Wádhiwáre ...	
		56	Shenit ...	
		57	Shenawad Khurd ...	
		58	Sánjegáon ...	
		59	Devagáon ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 393, *supra*.(3) See footnote (3) on page 393, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 1st Class, 1st Grade ⁽¹⁾ .	Násik ⁽²⁾ ...	60	Zárwad Khurd	Táluka Igatpúri.
		61	Dápuré ...	
		62	Chínchalé ...	
		63	Adawan ...	
		64	Karholé ...	
		65	Kálusté ...	
		66	Kurangwádi ...	
		67	Kushegáon ...	
		68	Ghoti Khurd...	
		69	Táked Khurd	
		70	Tetoli ...	
		71	Nándagáon Budruk	
		72	Nirpan ...	
		73	Pádali ...	
		74	Pimpalgaon Ghátgé ⁽³⁾	
		75	Bársingvé ⁽³⁾ ...	
		76	Bortembhe ...	
		77	Bhárwaja ...	
		78	Bhāwali Khurd	
		79	Māyadara ⁽³⁾ ...	
		80	Mundhegáon ...	
		81	Mogaré ...	
		82	Wáki ...	
		83	Wálwihir ...	
		84	Tákeharsha ...	
		85	Wáweharsha...	
		86	Khairé ...	
		87	Awalkhed ...	
		88	Kurhegáon ...	
		89	Kuranoli ...	
		90	Korapgáon ...	
		91	Khadaked ...	
		92	Khámbálekáwanai	
		93	Khed ...	
		94	Galiundé ...	
		95	Jánori ...	
		96	Talegáon Budruk	
		97	Dowdant ...	
		98	Dhārgáon ...	
		99	Nándur-waidya	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 393, *supra*.(3) See footnote (3) on page 393, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class, 1st Grade ⁽¹⁾ .	Násik ⁽²⁾	100 Nándagáon-sado ...	Táluka Igatpuri.
		101 Párdewi ...	
		102 Pimpalgáon-dukrá ...	
		103 Pimpalgáon-bhatátá ...	
		104 Fálgulagaván ...	
		105 Mhasurli ...	
		106 Mánwed ...	
		107 Mukané ...	
		108 Shenwada Budruk ...	
		109 Sátorli ...	
		110 Avaté ...	
		111 Pahiné ...	
		112 Zárwad Budruk ...	
		113 Káwanai ...	
		114 Kawád-dará ...	
		115 Bhilmál ...	
		116 Kojoli ...	
		117 Kharoli ...	
		118 Sámundi ...	
		119 Dhádosi ...	
		120 Meta Chandráchi ...	
		121 Meta Humbáchi ...	
		122 Meta Shirghát ...	
		123 Meta Yelyáchi ...	
		124 Wánjol-dumálá ...	
		125 Sákur-dumálá ...	
		126 Gonde-dumálá ...	
		127 Sevgedláng ...	
		128 Tákeá Budruk (Dumála) ⁽³⁾ ...	
		129 Awali-dumála ...	
		130 Samanaré-dumála ...	
		131 Násik ...	Táluka Násik.
		132 Mhasrul ...	
		133 Sultánpur ...	
		134 Vinchurigawali ...	
		135 Hinganwedhé ...	
		136 Chádegáon ...	
		137 Palsé ⁽³⁾ ...	
		138 Nánegaon ⁽³⁾ ...	

(1) See footnote (2) on page 349, *supra*;(2) See footnote (2) on page 393, *supra*.(3) See footnote (3) on page 393, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class, 1st Grade ⁽¹⁾ .	Násik ⁽²⁾ .	139 Bhagur ...	Táluka Násik.
		140 Lahawit ...	
		141 A'swali-bahulá ...	
		142 Savsari ...	
		143 Wadálé ...	
		144 Páthardi ...	
		145 Rájar-bahulá...	
		146 Dahigáon ...	
		147 Mahiráwani ...	
		148 Belgáon-dhagá ...	
		149 Wásálisátpur ...	
		150 Sátpur ...	
		151 Kámatwedi ...	
		152 Pimparisaid ...	
		153 Mánur ...	
		154 Kálwi ...	
		155 Pimpalgáon-khám ...	
		156 Nándur-bahulá ...	
		157 Eklaharé ...	
		158 Wanjarwádi ...	
		159 Talegáon-anjananeri ...	
		160 Dudgáon ...	
		161 Wádholi ...	
		162 Beza ...	
		163 Harshawádi ...	
		164 Kothangáon...	
		165 Dondvad ⁽³⁾ ...	
		166 Jukhari ⁽²⁾ ...	
		167 Chandagiri ⁽³⁾ ...	
		168 Pimplad ...	
		169 Játogáon ...	
		170 Mohogaon ⁽³⁾ ...	
		171 Mádsángwi. ...	
		172 Gangápádali ...	
		173 Ámbé-bahulá ...	
		174 Adgáon ...	
		175 Mulegáon ...	
		176 Khámále-anjneri ...	
		177 Sámangáon ...	
		178 A'nundwalli ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 393, *supra*.(3) See footnote (3) on page 393, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class, 1st Grade ⁽¹⁾ .	Násik ⁽²⁾ . . .	179 <i>Bábhaleshvar</i> ⁽³⁾ . . .	Taluka Násik.
		180 Chehadi Budruk . . .	
		181 Lobosingwé . . .	
		182 <i>Sheegé Darna</i> ⁽³⁾ . . .	
		183 Pimpalád . . .	
		184 Gangápur . . .	
		185 Daská . . .	
		186 Chunchálé . . .	
		187 Devláli . . .	
		188 Gowlán . . .	
		189 Lákhalgáon . . .	
		190 Ambád Budruk . . .	
		191 Anjneri . . .	
		192 Gaueshgáon Násik . . .	
		193 Chákor . . .	
		194 Pengalwádi Násik . . .	
		195 Káchorli . . .	
		196 Gaueshgáon Trimbak . . .	
		197 Trimbak . . .	
		198 Shiwangáon . . .	
		199 Kalmust . . .	
		200 Dhumodi . . .	
		201 Talwádé . . .	
		202 Ambai . . .	
		203 Shirasgáon . . .	
		204 Pegalwádi Trimbak . . .	
		205 Pimplad Trimbak . . .	
		206 Pimpri . . .	
		207 Amboli . . .	
		208 Meta-ubhránd . . .	
		209 Brámhanwádá . . .	
		210 Sápágáon . . .	
		211 Rájewádi . . .	
		212 Gherá-killé Trimbak . . .	
		213 Welunjé . . .	
		214 Málegáon . . .	
		215 Dewargáon . . .	
		216 Hirdi . . .	
		217 Rohilé . . .	
		218 Ganeshgáon Wágherá . . .	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 393, *supra*.(3) See footnote (3) on page 393, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluká or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class, 1st Grade ⁽¹⁾ .	Násik ⁽²⁾	219 Gorthán ...	Táluka Násik.
		220 Nándgáon ...	
		221 Kharwal ...	
		222 Torangaon ...	
		223 Mágérwihir ...	
		224 Meta-káwará... ..	
		225 Meta-damála... ..	
		226 Waraswihir ...	
		227 Gangá-máhálungi ...	
		228 Brámhanwádé-dindori ...	
		229. Nágálwádi ...	
		230 Dugáon ...	
		231 Deulwád ...	
		232 Makhamalábád ...	
		233 Gírnáre ...	
		234 Ozarkhed ...	
		235 Chándsi ...	
		236 Násalgáon ...	
		237 Mungsáre ...	
		238. Shingé-bahulá ...	
		239 Rákhuri ⁽³⁾ ...	
		240 Pimpalgaon-bháwalá ...	
		241 Dahigáon ...	
		242 Wilholi ...	
		243 Odha ...	
		244 Gangáwarhá... ..	
		245 Náundurdasak ...	
		246 Wihitgáon ...	
		247 Jalálpur ...	
		248 Ambád Khurd ...	
		249 Shilápur ...	
		250 Wadner ...	
		251 Sárul ...	
		252 Agartáukli ...	
		253 Gowardhan ...	
		254 Panchak ...	
		255 Tiradshet ...	
		256 Beladgavháu... ..	
		257. Sávargáon ...	
		258. Talegáon ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 393, *supra*.(3) See footnote (3) on page 343, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 1st Class, 1st Grade ⁽¹⁾ .	Násik	259 Wágherá ...	Táluka Násik.
		260 Koné ...	
		261 Welé ...	
		262 Sápta ...	
		263 Dari ...	
		264 Mátori ...	
		265 Manoli ...	
		266 Pimpalgáon-garudeshwar .	
		* * * *	
		(This portion of the list is superseded by Notification dated 12th July 1871, printed at page 261, <i>supra</i> .)	Táluka Dindori.
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Málegaon ⁽²⁾ .	1 Málegaon ...	Táluka Málegaon.
		2 Yesgaon Khurd ...	
		3 Sawandgaon... ..	
		4 Takli ...	
		5 Yerandgaon ...	
		6 Máldhé ...	
		7 Ghodegaon ...	
		8 Chinchwé ...	
		9 Jalgaon ...	
		10 Gilané ...	
		11 Nimgulé ...	
		12 Warháné ...	
		13 Isápur ...	
		14 Javárdi Khurd ...	
		15 Pátné ...	
		16 Malgaon ...	
		17 Tisgaon ...	
		18 Zádi ...	
		19 Sàngvi ...	
		20 Javárdi Budruk ...	
		21 Mánjré ...	
		22 Sonaj ...	
		23 Téchére ...	
		24 Mehuné ...	
		25 Dubgulé ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 393, *supra*.(3) In consequence of the creation of the Judicial District of Násik by Notification No. 8869, dated 31st December 1883, printed at page 17, *supra*, the Subordinate Judge's Court at Málegaon, which was in the Thána Judicial District, has been transferred to the Násik Judicial District.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Málegáon ⁽²⁾	26 Sákuri ...	Táluka Málegáon.
		27 Bhuigaván ...	
		28 Ajandé ...	
		29 Páthardé ...	
		30 Kháyadé ...	
		31 Jeur ...	
		32 Pázan ...	
		33 Chondhi ...	
		34 Nimbáit ...	
		35 Nimbgáon ...	
		36 Sangameshwar ...	
		37 Yesgaon Budruk ...	
		38 Koláné ...	
		39 Mungshé ...	
		40 Wáké ...	
		41 Nándgaon ...	
		42 Savdáné ...	
		43 Warhálé ...	
		44 Shirsondi ...	
		45 Umráné ...	
		46 Sòyagáon ...	
		47 Wadáré ...	
		48 Wadgaon ...	
		49 Dábhádi ...	
		50 Khákurdi ...	
		51 Walwádé ...	
		52 Gálná ...	
		53 Pimpalgaon ...	
		54 Wiráné ...	
		55 Dongrálé ...	
		56 Dabidi ...	
		57 Kukáné ...	
		58 Sewáli ...	
		59 Bhadgaon ...	
		60 Kowláné ...	
		61 Kodra Budruk ...	
		62 Kodra Khurd ...	
		63 Walwádi ...	
		64 Rawalgaon ...	
		65 Jalgaon ...	
		66 Bámbardé ...	

⁽¹⁾ See footnote (2) on page 349, *supra*.⁽²⁾ See footnote (3) on page 400, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Málegáon ⁽²⁾	67 Gárégáon ... 68 Talwádé ... 69 Dámblí ... 70 Mordar ... 71 Dayané ... 72 Darégaon ... 73 Wajirkhed ... 74 Nilgaván ... 75 Ánang ... 76 Bháyagaon ... 77 Pohon ... 78 Rájmálé ... 79 Pándharun ... 80 Dundhé ... 81 Pimparkhed ... 82 Kankrálé ... 83 Kukáné ... 84 Lendáné ... 85 Morgaván ... 86 Wanpat ... 87 Chinchwé ... 88 Nimséwádi ... 89 Nagaon ... 90 Sindwádi ... 91 Ghánégaon ... 92 Garbad ... 93 Tinghri ... 94 Tipé ... 95 Sátinápé ... 96 Nágazhari ... 97 Chikhalwáhal ... 98 Hiswál Budruk ... 99 Sherul ... 100 Devghat ... 101 Sájawáhal ... 102 Sendurni ... 103 Sáyané ... 104 Málhangaon ... 105 Nál ... 106 Mánké ... 107 Khadki ...	Taluka Málegáon.

⁽¹⁾ See footnote (2) on page 349, *supra*.⁽²⁾ See footnote (3) on page 400, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Málegáon ⁽²⁾ .	108 Dahiwahál ...	Taluka Málegáon.
		109 Roj ...	
		110 Sákur ...	
		111 Dápur ...	
		112 Umbardhé ...	
		113 Gigaon ...	
		114 Shitáné ...	
		115 Nardáné ...	
		116 Hiswal Khurd ...	
		117 Chinchgaván ...	
		118 Pádalah ...	
		119 Zodge ...	
		120 Palásdaré ...	
		121 Kandáné ...	
		122 Jalku ...	
		123 Bhilkot ...	
		124 Tokadé ...	
		125 Ástáné ...	
		126 Sáyané ...	
		127 Dasáné ...	
		128 Gungulwádé ...	
		129 Khaláné ...	
		130 Dahikut ...	
		131 Bhátghote ...	
		132 Kalwádi ...	
		133 Mhasárdi ...	
		134 Rozáné ...	
		135 Lonwádé ...	
		136 Hátáné ...	
		137 Karanjagaván ...	
		138 Bodha ...	
		139 Kumbbárdé ...	
		140 Girnaré ...	
		141 Aghár Budruk ...	
		142 Aghár Khurd ...	
		143 Chincháwad ...	
		144 Lakháni ...	
		145 Chandanpuri ...	
		146 Wadel ...	
		147 Káshti ...	
		148 Chatáné ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (3) on page 400, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.			Táluka or Revenue Division to which the Villages belong.
Rank.	Station.				
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Málegáon ⁽²⁾ .	149 Kajwádé	Táluka Mále- gáon.
		150 Rámpur	
		151 Lulé	
		152 Nagáon	
		153 Manikpunj	Táluka Nándgáon.
		154 Sákore	
		155 Nándgáon	
		156 Bámbhulwádi	
		157 Kasábkhedé	
		158 Sáyagáon	
		159 Jándari	
		160 Talwádé	
		161 Wehélgáon	
		162 Pimparkhedé	
		163 Borálé	
		164 Kalamdari	
		165 Amode	
		166 Muldongri	
		167 Chándhor	
		168 Palási	
		169 Sáwargáon	
		170 Malgáon	
		171 Nasradpur	
		172 Dheku Budruk	
		173 Dheku Khurd	
		174 Kusumtel	
		175 Pardhádi	
		176 Pimprihaweli	
		177 Birolé	
		178 Mangalné	
		179 Hingné	
		180 Chinchwihir	
		181 Rankhedé	
		182 Boltán	
		183 Sákegáon	
		184 Rohilé	
		185 Pokhri	
		186 Khirdi	
		187 Málegáon	
		188 Londré	

(1) See footnote (2) on page 340, *supra*.(2) See footnote (3) on page 400, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Málegáon ⁽²⁾ .	189 Hingné ...	Táluka Nándgáon.
		190 Nyáháldongri ...	
		191 Nátegáon ...	
		192 Dhaner ...	
		193 Bhárdi ...	
		194 Wakhári ...	
		195 Boyagáon ...	
		196 Khondhár ...	
		197 Náundur ...	
		198 Navsari ...	
		199 Darhel ...	
		200 Pimprálé ...	
		201 Astagáon ...	
		202 Nágápur ...	
		203 Karhi ...	
		204 Satáné ...	
		205 Pánzandev ...	
		206 Wanjárwádi ...	
		207 Bhowari ...	
		208 Wadali Budruk ...	
		209 Wadali Khurd ...	
		210 Hiswál-Budruk ...	
		211 Hiswál Khurd ...	
		212 Morzar ...	
		213 Tákli Budruk ...	
		214 Táلكi Khurd... ...	
		215 Mándwad ...	
		216 Kásári ...	
		217 Bángáon Khurd ...	
		218 Jalgáon Khurd ...	
		219 Málegáon-karyát ...	
		220 Pokhri ...	
		221 Tándulwádi-karyát ...	
		222 Póhi ...	
		223 Khirdibhawari ...	
		224 Dahegáon-karyát ...	
		225 Besgáon ...	
		226 Bángáon Budruk ...	
		227 Lohasing ...	
		228 Dhotáné Budruk ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (3) on page 400, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Taluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Málegáon ⁽²⁾ ...	229	Dhotané Khurd	Táluka Nándgáon.
		230	Pánwádi	
		231	Bhálur	
		232	Bhonkargáon	
		233	Jawalki	
		234	Gondgáon	
		235	Sálegáon	
		236	Kawitkhedé	
		237	Anchalgáon	
		238	Bábhulkhedé	
		239	Balhegáon	
		240	Ekwaí ⁽³⁾	
		241	Khádgáon ⁽³⁾	
		242	Saigáon ⁽³⁾	
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Thengoda ⁽⁴⁾	243	Jalgáon Budruk ⁽³⁾	Táluka Báglan.
		244	Mohegáon	
		1	Karhé	
		2	Chougáon	
		3	Rátíl	
		4	Devláné	
		5	Kersáné	
		6	Dasáné	
		7	Tilwan	
		8	Jirpur	
		9	Khamtáné	
		10	Darháné	
		11	Bhágsi	
		12	Muláné	
		13	Oudáné	
		14	Tarsáli	
		15	Wajoli	
		16	Watár	
		17	Khámbkhed	
		18	Pilkásé	
		19	Bhádwan	

(1) See footnote (2) on page 349, *supra*.

(2) See footnote (3) on page 400, *supra*.

(3) See Notification No. 4056, dated 2nd August 1889, printed at page 263, *supra*.

(4) In consequence of the creation of the Judicial District of Násik by Notification No. 8869, dated 31st December 1883, printed at page 17, *supra*, the Subordinate Judge's Court at Thengoda (now Satána), which was in the Thána Judicial District, has been transferred to the Násik Judicial District.

This Subordinate Judge holds his Court presently at Satána and is styled Subordinate Judge of Satána; see Notification No. 2729, dated 10th April 1884, printed at page 263, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Thengoda ⁽²⁾	102 Atápur ... 103 Táhárábád ... 104 Katgad ... 105 Párner ... 106 Bijot ... 107 Akatwádé ... 108 Kotambel ... 109 Pingalwádé ... 110 Bhuyané ... 111 Ráwaré ... 112 Karangád ... 113 Domwádé ... 114 Kharad ... 115 Fopir ... 116 Shewaré ... 117 Malgáon Budruk ... 118 Mungshé ... 119 Golwád ... 120 Bábhulné ... 121 Bháliwád ... 122 Moholángi ... 123 Kátarwel ... 124 Hatnor ... 125 Bewápur ... 126 Sálwan ... 127 Bordaiwat ... 128 Bhawád ... 129 Ambápur ... 130 Jámoti ... 131 Malgáon Khurd ... 132 Dhámandar ... 133 Bhimkhet ... 134 Jád ... 135 Bhilwád ... 136 Jákhádé ... 137 Kotrábád ... 138 Wadákhal ... 139 Narkolé ... 140 Pisaré ...	Táluka Báglan.

(1) See footnote (2) on page 349, *supra*.

(2) See footnote (4) on page 406, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class; 3rd Grade ⁽¹⁾ .	Thengoda ⁽²⁾	141 Girnor ... 142 Bhádwat ... 143 Bhendgaván ... 144 Jámkhed ... 145 Sompur ... 146 Askhed ... 147 Dyán ... 148 Utrán ... 149 Nitáné ... 150 Wághal ... 151 Gorán ... 152 Ránpurpádhé ... 153 Shripurwádé... 154 Chudel Khurd ... 155 Brámhauwádé ... 156 Náandin ... 157 Yekalaharé ... 158 Wádipisolé ... 159 Khámbloné ... 160 Chudel Budruk ... 161 Dashwel ... 162 Bháwardar ... 163 Wadhé Khurd ... 164 Tándalwádi ... 165 Darégáon ... 166 Kadud ... 167 Tighli ... 168 Jubhawán ... 169 Námpur ... 170 Moráné ... 171 Ambásan ... 172 Chirái ... 173 Ráhuli ... 174 Mahad ... 175 Bahiráné ... 176 Tembhé ... 177 Talwádé ... 178 Bilpuri ... 179 Hinmán ... 180 Botri ...	Táluka Báglan.

⁽¹⁾ See footnote (2) on page 349, *supra*.⁽²⁾ See footnote (4) on page 406, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Thengoda ⁽²⁾ .	181 Malgaon	Taluka Baglan.
		182 Majur	
		183 Devthan	
		184 Wisapur	
		185 Wade	
		186 Tungan	
		187 Borhate	
		188 Aliabag	
		189 Morane	
		190 Ajand	
		191 Kille-wadisabare	
		192 Pimpalkate	
		193 Bhadane	
		194 Bajorshe	
		195 Murher	
		196 Machimurher	
		197 Jaitapur	
		198 Pale Budruk	
		199 Pale Khurd	
		200 Hingwe	
		201 Asoli	
		202 Jaman	
		203 Witewadi	
		204 Bardé	
		205 Dahyane	
		206 Kalambharth	
		207 Sawaki	
		208 Pimpri	
		209 Wadi Budruk	
		210 Eklahare	
		211 Gobapur	
		212 Katalgao	
		213 Sadedwahir	
		214 Wotur	
		215 Bhendi	
		216 Jirwad	
		217 Sirasmani	
		218 Bhusani	
		219 Khalwan Khurd	
		220 Majur	
		221 Kundane	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (4) on page 406, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Thengoda ⁽²⁾ .	222 Niwan ...	Taluka Bāglan.
		223 Dahyān ...	
		224 Warwandi ...	
		225 Sākor ...	
		226 Mehedar ...	
		227 Kolhāpur ...	
		228 Narul ...	
		229 Atbé ...	
		230 Kanherwādi ...	
		231 Kalwain Budruk ...	
		232 Kanāsi ...	
		233 Jaipur ...	
		234 Ozar ...	
		235 Warkhadé ...	
		236 Sukāpur ...	
		237 Umarpādā ...	
		238 Abhoné ...	
		239 Gosarāné ...	
		240 Golākhāl ...	
		241 Bhagurdi ...	
		242 Karmálé ...	
		243 Dhekāl ...	
		244 Balāpur ...	
		245 Belbār ...	
		246 Kalambher ...	
		247 Khadakwan ...	
		248 Bordaiwat ...	
		249 Mohemukh ...	
		250 Amburdi Khurd ...	
		251 Chicholi ...	
		252 Kudāné ...	
		253 Wanjāri ...	
		254 Wāgaohal ...	
		255 Amburdi Budruk ...	
		256 Jākshet ...	
		257 Pipel ...	
		258 Māke-bhangi ...	
		259 Rāwalji ...	
		260 Desrāné ...	
		261 Hinsi ...	
		262 Ganaré ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (4) on page 406, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Thengoda ⁽²⁾ .	263 Tákabári	Táluka Báglan.
		264 Bhádané	
		265 Mohebári	
		266 Sulé	
		267 Nálid	
		268 Jaidar	
		269 Khadaki	
		270 Koswan	
		271 Borpádá	
		272 Lakháni	
		273 Umbad	
		274 Harugad	
		275 Singarwádi	
		276 Tátáni	
		277 Daregáon	
		278 Jámbhalé	
		279 Dalwat	
		280 Kosurdé	
		281 Bábkhedé	
		282 Jirwádé	
		283 Bhákurd	
		284 Kalámbher	
		285 Sigánsi	
		286 Werulé	
		287 Tirhal Khurd	
		288 Tirhal Budruk	
		289 Desgáon	
		290 Wadálé	
		291 Ligám	
		292 Kharud	
		293 Dawalíkarád	
		294 Sukápur	
		295 Ráhrúd	
		296 Sarád	
		297 Dángarálé	
		298 Ámdar	
		299 Sájolé	
		300 Haladbardá	
		301 Dhamoli	
		302 Roti	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (4) on page 406, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Thengoda ⁽²⁾ .	303 Pohali	Táluka Báglan.
		304 Chirái	
		305 Kumsadi	
		306 Tháné	
		307 Surgáné	
		308 Amadgaván	
		309 Ládgaon	
		310 Shribhuwan	
		311 Gundané	
		312 Chinchlè	
		313 Guhijámunpádá	
		314 Pimpalsod	
		315 Karjul	
		316 Songir	
		317 Nándori	
		318 Mohodári	
		319 Bilwádi	
		320 Daregáon	
		321 Palasdur	
		322 Kharád	
		323 Jábal	
		324 Dewali	
		325 Mulane Khurd	
		326 Wadáli	
		327 Pimpri-márkand	
		328 Máchi-killé-dhodap	
		329 Hátí Khurd	Táluka Chándvad.
		330 Pendyá-dongar	Táluka Báglan.
		331 Dari	
		332 Hátí Budruk...	Táluka Chándvad.

(1) See footnote (2) on page 349, *supra*.(2) See footnote (4) on page 406, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Thengoda ⁽²⁾ .	333 Káchanè ...	Táluka. Báglan.
		334 Jawalá-dongar ...	
		335 Sherisálaibán ...	Táluka Chándvad.
		336 Bandyá-dongar ...	Táluka Báglan.
		337 Wikháryá-dongar ...	
		338 Hanmantpádá ...	
		339 Pátámrápur ...	Táluka Chándvad.
		340 Sapta-shringgad ...	Táluka Báglan.
		341 Chandkápur ...	
		342 Darebhangi ...	
		343 Dahyán ...	
		344 Dhárda ...	
		345 Pimple Khurd ...	
		346 Sheri ...	
		347 Bhutáné ...	
		348 Kodhré ...	
		349 Khardé ...	
		350 Malgáon Budruk ...	
		351 Malgáon Khurd ...	
		352 Suplé ...	
		353 Sarulé ...	
		354 Bhádané ...	
		355 Sindi ...	
		356 Nágashewádi... ..	
		357 Borgáon ...	
		358 Umarpádé ...	
		359 Ghodbé ...	
		360 Wirshet ...	
		361 Málgaván ...	
		362 Raghatwihir ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (4) on page 406, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Yeola	1 Nagarsul 2 Anakai 3 Sáwargáon 4 Atunkheli 5 Ráyaté 6 Kasur 7 Kusmádi 8 Gháwalé 9 Sirasgáonlókí 10 Chándgáon 11 Dhámódé 12 Wadgáon-balhé 13 Dahigáon-pádhodé 14 Yarandgáon Budruk 15 Jalgáon-neur 16 Chinchodi Budruk 17 Sátáli 18 Yarandgáon Khurd 19 Bhingáré 20 Desmáné Khurd 21 Nilkhed 22 Loukisiras 23 Kátarni 24 Wikharni 25 Wisápur 26 Bálápur 27 Pimpri 28 Chámbhárték 29 Angangáon 30 Ankute 31 Chichodi Khurd 32 Mukhed 33 Dhánoré 34 Nándur 35 Bhádgáon 36 Khaírgaván 37 Gujarkhed	Táluka Sáwargáon.

(1) See footnote (2) on page 349, *supra*.

(2) In consequence of the creation of the Judicial District of Nasik by Notification No. 8869, dated 31st December 1888, printed at page 17, *supra*, the Subordinate Judge's Court at Yeola, which was in the Thápa Judicial District, has been transferred to the Nasik Judicial District.

For the several alterations made in the jurisdiction of the Yeola Court, see Notification dated 12th July 1871, and Notifications Nos. 4066 and 68, dated 2nd August 1889 and 7th January 1891, printed, respectively, at pages 261, 263 and 265, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Yeola ⁽²⁾ ...	38 Dahigáon-dhul ...	Táluka Sávargáon.
		39 Sáwakhed ...	
		40 Hádapsáwargáon ...	
		41 Shewagé ...	
		42 Undirwádi ...	
		43 Pimpalgáon Jakál ...	
		44 Dewaláné ...	
		45 Adgáon-achothwa ...	
		46 Gaudgáon ...	
		47 Khámrgáon ...	
		48 Bhulegáon ...	
		49 Pimpalkhunte Khurd ...	
		50 Adsuregáon ...	
		51 Kolamb Budruk ...	
		52 Ahirwádi ...	
		53 Rendálé ...	
		54 Pimpalkhunte-tisré ...	
		55 Mátultán ...	
		56 Borgáon ...	
		57 Máhálkhedé-pátodé ...	
		58 Kotamgáon Budruk ...	
		59 Dewadari ...	
		60 Kharwandi ...	
		61 Khirdisáté ...	
		62 Pimpalkhunte Budruk ...	
		63 Ráhádi ...	
		64 Nyaháarkhedé Khurd ...	
		65 Angulgáon ...	
		66 Jáyadaré ...	
		67 Wáibothi ...	
		68 Suregáon-rasta ...	
		69 Nágdé ...	
		70 Mandápur ...	
		71 Panjarwádé ...	
		72 Kautkhedé ...	
		73 Kolgáon ...	
		74 Dongargáon ...	
		75 Devthán ...	
		76 Dhámangáon ...	
		77 Bokté ...	
		78 Lahit ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 416, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ..	Yeola ⁽²⁾	79 Kolamb Khurd ...	Táluka Sávangáon.
		80 Talwádé ...	
		81 Dugalgáon ...	
		82 Wághalé ...	
		83 Panálosáté ...	
		84 Tángáon ...	
		85 Balhegáon ...	
		86 Kánadi ...	
		87 Murmi ...	
		88 Tándulwádé-bálápur ...	
		89 Náyangaván ...	
		90 Rajápur ...	
		91 Gárkhedé ...	
		92 Máhálkhedé ...	
		93 Somtánjos ...	
		94 Yewalé ...	
		95 Sáya ...	
		96 Nándesar ...	
		97 Andarsul ...	
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Pimpalgáon ⁽³⁾ .	* * *	Táluka Chandvad.
		(This portion of the list is superseded by Notification dated 12th July 1871, printed at page 261, <i>supra</i> .)	
		100 Niphád ...	
		101 Naitalé ...	
		102 Sundarpur ...	
		103 Shiwaré ...	
		104 Rasulpur ...	
		105 Kurudgáon ...	
		106 Ráwalas ...	
		107 Nándurdi ...	
		108 Jalgáon ...	
		109 Ozar ...	
		110 Pimplas ...	
		111 Dátyáné ...	
		112 Jiválé ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 416, *supra*.(3) In consequence of the creation of the Judicial District of Násik by Notification No. 8869, dated 31st December 1883, printed at page 17, *supra*, the Subordinate Judge's Court at Pimpalgáon, which was in the Thána Judicial District, has been transferred to the Násik Judicial District.For the several alterations made in the jurisdiction of the Pimpalgáon Court, see Notification dated 12th July 1871, and Notifications Nos. 2187, 4056 and 68, dated, respectively, 13th April 1887, 2nd August 1889 and 7th January 1891, printed at pages 261, 263 and 265, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Pimpalgáon ⁽²⁾ .	113 Dikshi ...	Táluka Niphád.
		114 Thargáon ...	
		115 Pimpri ...	
		116 Shingvi ⁽³⁾ ...	
		117 Pimpalgáon-baswant ...	
		118 Kársul ...	
		119 Wadálinajik ...	
		120 Dáwachawádi ...	
		121 Lonwádi ...	
		122 Devpur ...	
		123 Panchakeshwar ...	
		124 Pálkhed ...	
		125 Sáwargáon ...	
		126 Ránwad ...	
		127 Wáwi ...	
		128 Thushi ...	
		129 Kumbhári ...	
		130 Nandur Khurd ...	
		131 Redgáon Budruk ...	
		132 Wanasgáon ...	
		133 Khedé ...	
		134 Sonwádi Budruk ...	
		135 Sonwádi Khurd ...	
		136 Khángáon-najik ...	
		137 Sárole Khurd ...	
		138 Brámhangáon-wanas ...	
		139 Thetálé ...	
		140 Ugáon ...	
		141 Shiwadi ...	
		142 Lásalgáon ...	
		143 Wáhegáon ...	
		144 Bharwas ...	
		145 Dahigáon ...	
		146 Dhánoré ...	
		147 Mánori ...	
		148 Brámhangáon-vinchur ...	
		149 Páchoré Khurd ...	
		150 Páchoré Budruk ...	
		151 Maralgái Khurd ...	
		152 Nándgáon ...	
		153 Maralgái Budruk ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (3) on page 418, *supra*.(3) This village has since been transferred to the jurisdiction of the Subordinate Judge of Sinnar; see Notification No. 68, dated 7th January 1891, printed at page 265, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Pimpalgáon ⁽²⁾ .	154 Welápur	Táluka Niphád.
		155 Gondegáon	
		156 Golegáon	
		157 Kánalad	
		158 Kolgáon	
		159 Ajampur	
		160 Wákad	
		161 Shirwádé	
		162 Devgáon	
		163 Rui	
		164 Bráhmaṇvádi ⁽³⁾	
		165 Nándur-madhyameshwar	
		166 Dhárangáon-wir	
		167 Dhárangáon-khadak	
		168 Sárolethadi	
		169 Chápádgáon ⁽³⁾	
		170 Tárúkhedlé ⁽³⁾	
		171 Bokadadará	
		172 Dindori	
		173 Khángáon Thadi ⁽³⁾	
		174 Káthargáon	
		175 Khadak-málegáon	
		176 Mhálsákoré ⁽³⁾	
		177 Támasvádi ⁽³⁾	
		178 Khedlé	
		179 Karanjé ⁽³⁾	
		180 Sóngvi ⁽³⁾	
		181 Woné	
		182 Warhédárná	
		183 Gondegáon	
		184 Lálpádi	
		185 Dárnásángwi	
		186 Sukené	
		187 Chatari	
		188 Bhuse	
		189 Bhendáli	
		190 Avrangpur	
		(3) 191 Māhājampur	
		192 Talvádi	
		193 Pimpalgáon Nipani	
		194 Sávali	
		195 Karanjgaon	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (3) on page 418, *supra*.(3) These villages have since been transferred to the jurisdiction of the Subordinate Judge of Sinnar; see Notification No. 68, dated 7th January 1891, printed at page 265, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Pimpalgáon ⁽²⁾ .	196 Chchedi Khurd	Taluka Niphád.
		197 Umbarkhedé...	
		198 Náráyan-tembhi	
		199 Behed	
		200 Antarwáli	
		201 Konkangáon...	
		202 Shirasgáon	
		203 Sákore	
		204 Pá chorewani	
		205 Mukhed	
		206 Shirwádewani	
		207 Sukené-dumálá	
		208 Mánjargáon (Dumálá) ⁽³⁾ ...	
		209 Gorthán-dumálá	
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Sinnar ⁽⁴⁾ .	210 Dongargáon-dumálá	Taluka Sinnar.
		211 Kothuré-dumálá	
		212 Shimpetáklí-dumálá	
		213 Chitegáon-dumálá	
		214 Ahirgáon-dumálá	
		1 Sinnar	
		2 Saradwádi	
		3 Mápárwádi	
		4 Pángárwádi	
		5 Mirpurwádi	
		6 Khápralé	
		7 A'thakawadé	
		8 Kundewádi	
		9 Mohodari	
		10 Gurewádi	
		11 Pimpri	
		12 Pátimpri	
		13 Sonámbé	
		14 Hiwargáon	
		15 Gulwanch	
		16 Ningáon	
		17 Deswandi	
		18 Manegán	
		19 Harsulé	
		20 Wadgáon	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (3) on page 418, *supra*.(3) See footnote (3) on page 419, *supra*.(4) In consequence of the creation of the Judicial District of Násik by Notification No. 8809, dated 31st December 1883, printed at page 17, *supra*, the Subordinate Judge's Court at Sinnar, which was in the Thána Judicial District, has been transferred to the Násik Judicial District.For certain villages added to the jurisdiction of this Court, see Notification No. 68, dated 7th January 1891, printed at page 265, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Sinnar ⁽²⁾	21	Pásté ...	Táluka Sinnar.
		22	Jámgaón ...	
		23	Málegáon ...	
		24	Konámbé ...	
		25	Devpur ...	
		26	Dharangáon ...	
		27	Bhokni ...	
		28	Pángri Budruk ...	
		29	Pángri Khurd ...	
		30	Marál Khurd...	
		31	Marál Budruk ...	
		32	Gulápur ...	
		33	Kankori ...	
		34	Panchálá ...	
		35	Nimgáon ...	
		36	Ujani ...	
		37	Kirtángali ...	
		38	Medhi ...	
		39	Cholhi ...	
		40	Somtáué ...	
		41	Dahiwádi ...	
		42	Máhájánpur ...	
		43	Wadángali ...	
		44	Khopdi Budruk ...	
		45	Ekalaharé ...	
		46	Kedárpur ...	
		47	Sháhápur ...	
		48	Musalgaón ...	
		49	Dátali ...	
		50	Khopdi Khurd ...	
		51	Khambálé ...	
		52	Dodi Khurd ...	
		53	Gondé ...	
		54	Dodi Budruk...	
		55	Mánori ...	
		56	Nirhálé ...	
		57	Nándurshingoté ...	
		58	Sáyálé ...	
		59	Mirgaon ...	
		60	Sháhá ...	
		61	Páthre Budruk ...	
		62	Páthre Khurd ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (4) on page 421, *supra*.

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Sinnar ⁽²⁾	63 Wáregaon ...	Táluka Sinnar.
		64 Maldhon ...	
		65 Kolgaon-mál... ..	
		66 Mitságaré	
		67 Wáwi	
		68 Bhojápur	
		69 Nalwádi	
		70 Dhodbár	
		71 Hiwar	
		72 Dhulwád	
		73 Pátolé	
		74 Chápadgaon	
		75 Chás	
		76 Pádali	
		77 Pimplé	
		78 Dápur	
		79 Duberé	
		80 A'dwádi	
		81 Thángaon	
		82 Chincholi	
		83 Náyagaon	
		84 Jogaltembhi	
		85 Wadgaon-pinglá	
		86 Moho	
		87 Borkhind	
		88 Brámhanwádé	
		89 Pándhurli	
		90 Winchuridalwi	
		91 Agáskhind	
		92 Belhu	
		93 Ondhewádi	
		94 Shiwadé	
		95 Ghorwad	
		96 Wadzhiré	
		97 Songir	
		98 Jáyagáon	
		99 Suregáon	
		100 Khadángli	
		101 Fardápur	
		102 Fatépur	
		103 Sonári	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (4) on page 421, *supra*.

Notn. No. 1319, dated 4th March 1879, B. G. G., 1879, Pt. I, p. 305.—
Under the provisions of Section 30 of Act XIV of 1869 (The Bombay Civil Courts Act), the Honourable the Governor in Council is pleased to direct, in supersession of the existing arrangements, that the local jurisdiction of each of the Subordinate Judges' Courts of Kalyán, Panvel, Pen and Murbád in the Thána District, shall, from the 1st April next, include the villages specified against its name in the following list :—

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Kalyán ⁽²⁾	<i>Thána Collectorate.</i>	
		1 Adhárwádi ...	Kalyán.
		2 Aselé ...	
		3 Ámbhé ...	
		4 Ambarnáth ...	
		5 Adawlidhokli ...	
		6 Umbardé ...	
		7 Kalyán ...	
		8 Kakolé ...	
		9 Kohoja Khuntiwali ...	
		10 Kámbé ...	
		11 Kátémániwali ...	
		12 Kachoré ...	
		13 Kánsai ...	
		14 Kolbiwali ...	
		15 Golawali ...	
		16 Gandháré ...	
		17 Gorapé ...	
		18 Chinchapadá Isáphat ...	
		19 Chodhelé ...	
		20 Chikanghar ...	
		21 Jáwasai ...	
		22 Jámbiwali ...	
		23 Dhoké ...	
		24 Dhokali ...	
		25 Tis ...	
		26 Dwárli ...	
		27 Nándiwali ...	
		28 Netiwali ...	
		29 Newáli ...	
		30 Nálimbi ...	
		31 Pisawali ...	
32 Pálé ...			

(1) See footnote (2) on page 349, *supra*.

(2) For villages added to the jurisdiction of the Subordinate Judge of Kalyán, see Notification No. 4842, dated 4th August 1893, printed at page 464, *infra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Kalyán ⁽²⁾	33 Pálé Umachan Pádá Phansi Pádá. 34 Bohonawali 35 Bárbáwé 36 Bhál 37 Moriwali 38 Mháral 39 Mánéré 40 Mángrul 41 Wádawali Páyagastá 42 Warap 43 Wasár 44 Wádol 45 Wádéghar 46 Shábád 47 Sirawali 48 Sápád 49 Háláchá Pádá Majaré 50 Atáli 51 Antarli 52 Antádé 53 Ankhar 54 Ambiwali 55 Umbroli 56 Ubharni 57 Galégaón 58 Goweli 59 Ghotsai 60 Chinchawali 61 Titawálé 62 Nándap 63 Pimploli 64 Balyáni 65 Bhisola and ané 66 Mániwali 67 Mohoné 68 Mhaskal 69 Mánjarli 70 Mándé	Kalyán.

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 424, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Kalyán	71 Mohili ...	Kalyán.
		72 Rewati ...	
		73 Ráyate ...	
		74 Wadawali ...	
		75 Wáholi ...	
		76 Ambiwali ...	
		77 Arlé ...	
		78 Utané ...	
		79 Kodhéri ...	
		80 Khadawali ...	
		81 Gurawali ...	
		82 Jun ...	
		83 Nadgáon ...	
		84 Nimbawali ...	
		85 Nágzari ...	
		86 Boré ...	
		87 Mosa ...	
		88 Rundé ...	
		89 Ráyé ...	
		90 Wásundri ...	
		91 Wáwéghar ...	
		92 Wazarawali ...	
		93 Wálkus ...	
		94 Sāngodé ...	
		95 Apti ...	
		96 Indgáon ...	
		97 Kátrab ...	
		98 Kásgaon ...	
		99 Kudsáwaré ...	
		100 Kulgaon ...	
		101 Kharwai ...	
		102 Khuntiwali Páyaghastá ...	
		103 Gorégáon ...	
		104 Chámtoli ...	
		105 Chikhaloli ...	
		106 Chinchawali ...	
		107 Jámbul Mohili ...	
		108 Jámbhalé ...	
		109 Joweli ...	
		110 Jámbilghar ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote 2) on page 424, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Kalyán ⁽²⁾	111 Doné ...	Kalyán.
		112 Dhawlé ...	
		113 Dhoké ...	
		114 Tán ...	
		115 Dabiwali ...	
		116 Dápiwali ...	
		117 Dewloli ...	
		118 Belawali ...	
		119 Badlápúr ...	
		120 Bedasil ...	
		121 Bhoirpádá ...	
		122 Bhinárpádá ...	
		123 Bhoj ...	
		124 Mánjarli ...	
		125 Mánkiwali Páyaghastá ...	
		126 Yaranjádé ...	
		127 Waigani Munjiwali. ...	
		128 Warádé ...	
		129 Wájpé ...	
		130 Wáliwali ...	
		131 Wasadsélawali ...	
		132 Soniwali ...	
		133 Sirgaon ...	
		134 Sávroli ...	
		135 Sápé-páyagastá ...	
		136 Sonálé ...	
		137 Sáí Isáphat ...	
		138 Sáwré ...	
		139 Airé ...	
		140 Asadé ...	
		141 Usarghar ...	
		142 Kátai ...	
		143 Kopar ...	
		144 Kolé ...	
		145 Khoni ...	
		146 Khámbal Pádá ...	
		147 Gajbhándhan... ...	
		148 Golawali ...	
		149 Gháriwali ...	
		150 Cholé ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 424, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Taluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Kalyán ⁽²⁾ ...	151	Thákurli ...	Kalyán.
		152	Dombiwali ...	
		153	Desai ...	
		154	Dátiwali ...	
		155	Nilajé ...	
		156	Bétawadé ...	
		157	Bhopar ...	
		158	Mhátárdi ...	
		159	Ságáon ...	
		160	Sonárpádá ...	
		161	Sandap ...	
		162	Atgáon ...	Sháhápur.
		163	Asangaon ...	
		164	Awré ...	
		165	Aghai ...	
		166	Awalé ...	
		167	Arajunali ...	
		168	Kalbhé ...	
		169	Karádé ...	
		170	Kinhését ...	
		171	Kámbré ...	
		172	Kawdás ...	
		173	Kánwindhé ...	
		174	Kalambset ...	
		175	Kángaon ...	
		176	Kuralset ...	
		177	Khariwali ...	
		178	Khosté ...	
		179	Khutádi ...	
		180	Gáwandé ...	
		181	Gothéghar ...	
		182	Chikhalgaon ...	
		183	Cherpoli ...	
		184	Chodroti ...	
		185	Tábárpur ...	
		186	Talawali ...	
		187	Tuté ...	
		188	Dunbhé ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 424, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Kalyan ⁽²⁾ .	189 Nándgaon ...	Sháhápúr.
		190 Néváré ...	
		191 Pádálé ...	
		192 Pásoné ...	
		193 Púmadhé ...	
		194 Pendhari ...	
		195 Pédgáon ...	
		196 Bámbhané ...	
		197 Borseti ...	
		198 Bhawsé ...	
		199 Máhuli ...	
		200 Mohili ...	
		201 Yeklaharé ...	
		202 Rájápuri ...	
		203 Rohindé ...	
		204 Láhé ...	
		205 Wálsét ...	
		206 Wáphé ...	
		207 Wághiwalí ...	
		208 Wéhéloli ...	
		209 Wéhélodé ...	
		210 Wáwéghar ...	
		211 Wedwáhál ...	
		212 Sháhápúr ...	
		213 Saral Ambé ...	
		214 Sákharoli ...	
		215 Sájíwali ...	
		216 Sawroli Budruk. ...	
		217 Sawroli Khurd. ...	
		218 Ajanup ...	
		219 Ambíwali ...	
		220 Umbaráwné ...	
		221 Kalamboli ...	
		222 Kalbhond ...	
		223 Kásaré ...	
		224 Kolimb ...	
		225 Kothalé ...	
		226 Témbhé ...	
		227 Dahigaon ...	
		228 Dápuré ...	

(1) See footnote (2) on page 340, *supra*.(2) See footnote (2) on page 424, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Kalyán ⁽²⁾ ...	229 Dhápad ...	Sháhápúr.
		230 Páchiware ...	
		231 Pálheri ...	
		232 Phungálé ...	
		233 Belawadé ...	
		234 Mál ...	
		235 Mándawé ...	
		236 Mokhawné ...	
		237 Wáshólé Budruk ...	
		238 Wihigaon ...	
		239 Weluk ...	
		240 Sirol ...	
		241 Susarwádi ...	
		242 Umbarkhand ...	
		243 Kalamgaon ...	
		244 Kosti ...	
		245 Khardi ...	
		246 Golbhan ...	
		247 Ghánépádá ...	
		248 Chándé ...	
		249 Talawadé ...	
		250 Táhsét ...	
		251 Dalkhand ...	
		252 Dughar ...	
		253 Dhámani ...	
		254 Palashin ...	
		255 Pátádalé ...	
		256 Pimpalpádá ...	
		257 Birwádi ...	
		258 Borálé ...	
		259 Waraskol ...	
		260 Amilé ...	
		261 Ambádá ...	
		262 Ujyani ...	
		263 Kabénám ...	
		264 Kudkai ...	
		265 Khodné ...	
		266 Gárgaon ...	
		267 Tilmál ...	
		268 Dábhané ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 424, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Taluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Kalyán ⁽²⁾	269	Páthardi ...	Sháhápúr.
		270	Pálghar ...	
		271	Pik ...	
		272	Pinjál ...	
		273	Pedali ...	
		274	Botosi ...	
		275	Mángrul ...	
		276	Wadap ...	
		277	Wadawali ...	
		278	Wanátlé ...	
		279	Warsálé ...	
		280	Sáwardé ...	
		281	Sátwadé ...	
		282	Simathal ...	
		283	Suryamál ...	
		284	Asé ...	
		285	Aserwira ...	
		286	Koshimset ...	
		287	Khoch ...	
		288	Gondé Budruk ...	
		289	Gondé Khurd ...	
		290	Ghánwal ...	
		291	Ghiwaré ...	
		292	Chás. ...	
		293	Dálheré ...	
		294	Dándwal ...	
		295	Dhámansét ...	
		296	Dhondmoryáchimét ...	
		297	Násaré ...	
		298	Pálasundé ...	
		299	Posuré ...	
		300	Bóristé ...	
		301	Mokháda ...	
		302	Morabád ...	
		303	Wáshélé ...	
		304	Sákhari ...	
		305	Sáturli ...	
		306	Siwali ...	
		307	Hirwé ...	

(1) See footnote (2) on page 340, *supra*.(2) See footnote (2) on page 424, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Taluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Kalyán ⁽²⁾	308	Ukarul	Karjat.
		309	Umbroli	
		310	Kalamboli	
		311	Karjat	
		312	Kiraoli	
		313	Kushiwali	
		314	Kondiwalé	
		315	Kunbhé	
		316	Kolhiwali	
		317	Kolháré	
		318	Gárpoli	
		319	Ghárpolé	
		320	Chándhai	
		321	Chinchawali	
		322	Jité	
		323	Diksál	
		324	Talawadé	
		325	Dahiwali	
		326	Dámat	
		327	Dhamété	
		328	Nikhop	
		329	Neral	
		330	Newáli	
		331	Páli	
		332	Pimpaloli Budruk Bhákri- chápádá.	
		333	Pimpaloli Khurd	
		334	Pohi	
		335	Bápélé	
		336	Bárdi	
		337	Bámhanoli Budruk	
		338	Bámhanoli Khurd	
		339	Bándhiwali	
		340	Birdol	
		341	Bekré	
		342	Bedisgaon	
		343	Borálé	
		344	Bhadwal	
		345	Bhánsoli	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 424, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Kalyán ⁽²⁾	346 Bhiségaon ...	Karjat.
		347 Bhutiwali ..	
		348 Mamdápúr ...	
		349 Málegaon ...	
		350 Mánkiwali ...	
		351 Máníwali ...	
		352 Mángaon ...	
		353 Mudhré Budruk ...	
		354 Mudhré Khurd ...	
		355 Mohili ...	
		356 Yeksál ...	
		357 Wadawli ...	
		358 Wáwé ...	
		359 Wánjalé ...	
		360 Shelu ...	
		361 Sáwargáon ...	
		362 Siwalé ...	
		363 Sil ...	
		364 Hálawali ...	
		365 Ámbot ...	
		366 Anjap ...	
		367 Antrát ...	
		368 Árwand ...	
		369 Injiwali ...	
		370 Kadáw ...	
		371 Kalamboli ...	
		372 Kushiwali ...	
		373 Kundalaj ...	
		374 Koil ...	
		375 Ganégaon ...	
		376 Gourkámáth ...	
		377 Chinchawali ...	
		378 Jámíwali ...	
		379 Tákswé ...	
		380 Doné ...	
		381 Dhák ...	
		382 Támbas ...	
		383 Tiwaré ...	
		384 Dahigaon ...	
		385 Dahiwali ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 424, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.			Taluka or Revenue Division to which the Villages belong
Rank.	Station.				
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Kalyán ⁽²⁾	386 Nasrápur	Karjat.
		387 Nigde	
		388 Parádé	
		389 Posari	
		390 Bámhanas	
		391 Bárné	
		392 Bendsé	
		393 Boriwali	
		394 Bhátgaon	
		395 Bháliwadi	
		396 Mircholi	
		397 Lákharang	
		398 Ládiwali	
		399 Wadap	
		400 Wadawali	
		401 Warai	
		402 Wáwaloli	
		403 Wengauon	
		404 Sápélé	
		405 Sáyadongri	
		406 Sálwad	
		407 Sálolli	
		408 Potat	
		409 Mándawné	Kalyán
		410 Warai	
		411 Wákas	
		412 Hilálpur	
		413 Ambosi	
		414 Antarli	
		415 Asoda	
		416 Umbarli	
		417 Umachan	
		418 Usatné	
		419 Karawlé Khurd	Kalyán
		420 Kumbhárli	
		421 Kushiwali	
		422 Kharad	
		423 Ghesar	
		424 Chinchawali Budruk	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 424, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Taluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Kalyán ⁽²⁾	425 Chirad	Kalyán.
		426 Chorambhé	
		427 Dáwadi	
		428 Dhámtan-páyagastá	
		429 Náhran	
		430 Náriwali	
		431 Nándiwali	
		432 Nighu	
		433 Pátharli	
		434 Páli	
		435 Posrimanpádá Khárpádá	
		436 Bándhanwádi	
		437 Bálé	
		438 Burdul	
		439 Wadawli Budruk	
		440 Wadawli Khurd	
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Panvel. ...	1 Ambiwali	Panvel.
		2 Ariwali	
		3 Asudgaon	
		4 Ankurli	
		5 Ambhé	
		6 Ajiwali	
		7 Ashté	
		8 Adai	
		9 Karanjádé	
		10 Karambeli-páyakhastá	
		11 Kasalkhandé	
		12 Kalamboli	
		13 Kánman-páyakhastá	
		14 Kámothé Majaré Jui	
		15 Kálundré	
		16 Kushiwali-páyakhastá	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 424, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Panvel. ...	17 Kudé ...	Panvel.
		18 Kewálé ...	
		19 Koprawali ...	
		20 Kolkhé ...	
		21 Kona ...	
		22 Khánawalé ...	
		23 Gádhé ...	
		24 Girawalé ...	
		25 Chinchawali ...	
		26 Chiplé ...	
		27 Chinchwan ...	
		28 Chikhlé ...	
		29 Chirwat ...	
		30 Cherawali ...	
		31 Tembhádhé ...	
		32 Derawali ...	
		33 Talégaon ...	
		34 Támsai ...	
		35 Dahiwali ...	
		36 Dundré ...	
		37 Dewpuri-páyakhastá ...	
		38 Deheranga ...	
		39 Dewad ...	
		40 Dhámni ...	
		41 Nándgaon ...	
		42 Náropoli ...	
		43 Newáli ...	
		44 Neré ...	
		45 Panvel ...	
		46 Palaspé ...	
		47 Pálidéwada ...	
		48 Pánshilé ...	
		49 Páli-Khurd ...	
		50 Poinjé ...	
		51 Páli Budrukh ...	
		52 Bárwai ...	
		53 Belawali ...	
		54 Bonshet ...	
		55 Borlé ...	
		56 Bharadghar-páyakhastá ...	
		57 Bhángar ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Panvel. ...	58 Bhátán ... 59 Bhingar ... 60 Bherlé ... 61 Moho ... 62 Máchiprabala ... 63 Máldungé ... 64 Mohopé ... 65 Ritghar ... 66 Rodapáli ... 67 Loniwali ... 68 Wadwali ... 69 Walawali ... 70 Wadghar ... 71 Wájapur ... 72 Wájé ... 73 Wárdoli ... 74 Wighar ... 75 Wichombé ... 76 Usarli Khurd ... 77 Umbroli ... 78 Usarli Budruk ... 79 Wehegaon-páyakhastá ... 80 Wángani ... 81 Shiwansai ... 82 Shiwakar ... 83 Shirdhon ... 84 Shilottar Ráychur ... 85 Shedung ... 86 Sándé ... 87 Sántoli ... 88 Sánturli ... 89 Somatné ... 90 Harigrám ... 91 Akulwádi ... 92 Ambiwali ... 93 Apté ... 94 Kámbé ... 95 Karádé Budruk ... 96 Gulsundé ... 97 Cámhbharli ... 98 Jantádé ...	Panvel.

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Panvel. ...	99	Turádé ...	Panvel.
		100	Dápiwali ...	
		101	Devlavli ...	
		102	Parádé ...	
		103	Posari ...	
		104	Risa ...	
		105	Ládiwali ...	
		106	Wáwégghar ...	
		107	Wásambe <i>alias</i> Mohopádá ...	
		108	Gheráwádi Saidápur ...	
		109	Wát ...	
		110	Sáwalé ...	
		111	Kásap ...	
		112	Karádé Khurd ...	
		113	Koral Inámi ...	
		114	Cháwané ...	
		115	Jambiwali ...	
		116	Báhmañwali ...	
		117	Sáwané ...	
		118	Devlavli Budruk ...	
		119	Ghodsawané ...	
		120	Kolhivli ...	
		121	Sársai ...	
		122	Kairé ...	
		123	Boriwli ...	
		124	Sáwé ...	
		125	Cháwadoli ...	
		126	Awaré ...	
		127	Kelawané ...	
		128	Kundéwáhál ...	
		129	Kópar ...	
		130	Kaloli ...	
		131	Kadapé-páyakhastá ...	
		132	Kalambusaré ...	
		133	Koproli ...	
		134	Gowathané ...	
		135	Gawhán ...	
		136	Chiralé ...	
		137	Chirner ...	
		138	Jásai ...	
		139	Jui ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Panvel. ...	140 Targhar	...	Panvel.
		141 Dápiwali	...	
		142 Dighodé	...	
		143 Nánoshi-ghotéghar	...	
		144 Párgaon	...	
		145 Póhi	...	
		146 Punádé	...	
		147 Pádéghar	...	
		148 Pálé	...	
		149 Pirkona	...	
		150 Pátanwali <i>alias</i> Pátawadhi	...	
		151 Bámbawi	...	
		152 Bhoma	...	
		153 Máughar	...	
		154 Mosaré	...	
		155 Yeshawi	...	
		156 Ránasai	...	
		157 Wowalé	...	
		158 Ulawé	...	
		159 Wáhal	...	
		160 Widhané	...	
		161 Washéni	...	
		162 Kalhé	...	
		163 Bárápádá	...	
		164 Karnálá	...	
		165 Táré	...	
		166 Dolaghar	...	
		167 Kegaon	...	
		168 Chánajé	...	
		169 Nágangmothé	...	
		170 Bori	...	
		171 Bokadwirá	...	
		172 Mhátawali	...	
		173 Ránawada	...	
		174 Karal	...	
		175 Ghárápurí	...	
		176 Jaskhár	...	
		177 Dongari	...	
		178 Nawaghar	...	
		179 Náhawé	...	
		180 Pángoté	...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Panvel.	181 Pánajé ...	Panvel.
		182 Phundé ...	
		183 Bhendkhal ...	
		184 Sávarkhár ...	
		185 Shewé ...	
		186 Sonári ...	
		187 Karawalé Budruk ...	
		188 Khárgghar ...	
		189 Talojé ...	
		190 Wághiwali ...	
		191 Wowé ...	
		192 Kánpóli ...	
		193 Khánáwa ...	
		194 Khairné Khurd ...	
		195 Talojé ...	
		196 Khairné Budruk ...	
		197 Ghota ...	
		198 Turbhé ...	
		199 Tádharé ...	
		200 Náwadé ...	
		201 Náwadekar ...	
		202 Padaghé ...	
		203 Penadhar ...	
		204 Máhalungi ...	
		205 Mohodar ...	
		206 Walapa ...	
		207 Pálé Budruk ...	
208 Wákadi ...			
209 Hedutané ...			
210 Morabé ...			
211 Kondalé ...			
212 Wángni ...			
213 Pálé Khurd ...			
214 Chindhra ...			
215 Ambhé ...			
216 Shirawali ...			
217 Chinchawali ...			
218 Karambeli ...			
219 Chála ...			
220 Nákszari ...			
221 Nitalasa ...			

() See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Taluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Panvel. ...	222	Kondhap ...	Pan- vel.
		223	Wáwanjé ...	
		224	Nítalé ...	
		225	Karáwé ...	Sál- sette.
		226	Daráwé ...	
		227	Sháhábája <i>alias</i> Belápur ...	
		228	Adiwalí ...	Karjat.
		229	Akurlé ...	
		230	Kondhawané ...	
		231	Kondiwadé ...	
		232	Khadawali ...	
		233	Kharawandi ...	
		234	Khándpé ...	
		235	Gundgé ...	
		236	Chochi ...	
		237	Tamnátha ...	
		238	Tiwané ...	
		239	Tighar ...	
		240	Nágurlé ...	
		241	Newáli ...	
		242	Palsadari ...	
		243	Páli ...	
		244	Mángaon ...	
		245	Mutaké ...	
		246	Mulgaon ...	
		247	Mohilé ...	
		248	Warné ...	
		249	Sándshi ...	
		250	Sálpé ...	
		251	Sángwi ...	
		252	Asaré ...	
		253	Asaroti ...	
		254	Kopari ...	
		255	Kándroli ...	
		256	Chouka ...	
		257	Jámbiwali ...	
		258	Tembhari ...	
		259	Tupgaon ...	
		260	Dhárani ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.			Táluka or Revenue Division to which the Villages belong.
Rank.	Station.				
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Panvel. ...	261	Nadhála	...	Karjat.
		262	Nadodé	...	
		263	Nigadoli	...	
		264	Niwadé	...	
		265	Nániwali	...	
		266	Padaghé	...	
		267	Páli Khurd	...	
		268	Mániwali	...	
		269	Morbé	...	
		270	Lodhiwali	...	
		271	Wayála	...	
		272	Sárang	...	
		273	Hatnoli	...	
		274	Káloté	...	
		275	Kolhiwali	...	
		276	Páli Budruk	...	
		277	Bhilawalé	...	
		278	Warosé	...	
		279	Wáwaralé	...	
		280	Wadawihira	...	
		281	Wáwandal	...	
		282	Winégaon	...	
		283	Ambiwali	...	
		284	Sándewádi	...	
		285	Mátherán	...	
		286	Borgaon Budruk	...	
		287	Borgaon Khurd	...	
		288	Wisámbé	...	
		289	Májgaon	...	
		290	Mándap	...	
		291	Talawali	...	
		292	Wáshiwali	...	
		293	Warand	...	
		294	Wadagaon	...	
		295	Pouda	...	
		296	Lohopa	...	
		297	Wániwali	...	
		298	Ambiwali	...	
		299	Ambiwali	...	
		300	Kashelé	...	
		301	Páli	...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Panvel. ...	302 Pimpalpádá ...	Karjat.
		303 Mogaraja ...	
		304 Ránshet ...	
		305 Sáwalé ...	
		306 Hedawali ...	
		307 Humgaon ...	
		308 Kelawali ...	
		309 Kalamboli ...	
		310 Kándroli ...	
		311 Kautrang ...	
		312 Kumbheli ...	
		313 Kharsondi ...	
		314 Kharwai Khurd ...	
		315 Khándpoli ...	
		316 Khálápur ...	
		317 Ghodawali ...	
		318 Chinchawali Adagaon ...	
		319 Jáunbrung ...	
		320 Talawali ...	
		321 Dewaláda ...	
		322 Náwadé ...	
		323 Bid Khurd ...	
		324 Bid Budruk ...	
		325 Bhánwaja ...	
		326 Mánkiwali ...	
		327 Rabatwádi ...	
		328 Wan ...	
		329 Wy ...	
		330 Shur ...	
		331 Sher ...	
		332 Ado ...	
		333 Awa ...	
		334 Kho ...	
		335 Nahá ...	
		336 Mila ...	
		337 Wan ...	
		338 Sájga ...	
		339 Shediwali ...	
		340 Anrup ...	
		341 Chinchawali Gohé ...	
		342 Dheku ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 1st Grade ⁽¹⁾ .	Panvel. ...	343	Tákai ...	Karjat.
		344	Niphána ...	
		345	Mulgaon Budruk ...	
		346	Wángani ...	
		347	Sársand ...	
		348	Honáda ...	
		349	Umarwirá ...	
		350	Chinchawali Shekin ...	
		351	Dahiwali ...	
		352	Nimbodé ...	
		353	Mulgaon Khurd ...	
		354	Wásarang ...	
		355	Sàngadé ...	
		356	Hál Khurd ...	
		357	Boraghát-Dasturi ...	
		358	Nahávé (tháné Nahávé) ...	
		359	Deva Nahávé ...	
		360	Madha ...	
		361	Lavhálé ...	
		362	Sàngadwádi ...	
		363	Shirawali ...	
		364	Hál Budruk... ..	
		365	Wicharwádi ...	
		366	Dolawali ...	
		367	Dhámáni ...	
		368	Mándad <i>alias</i> Atkargaon... ..	
		369	Warosé ...	
		370	Sáwaroli ...	
		371	Shila ...	
372	Anjoshi ...			
Kolába Collectorate.				
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Pén. ...	1	Pen ...	Pén.
		2	Maleghar ...	
		3	Uchedé ...	
		4	Ambéghar ...	
		5	Dhávté ...	
		6	Belawdé Budruk ...	
		7	Brámhanpádá ...	
		8	Mohili ...	
		9	Koproli ...	
		10	Patnoli ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Pen. ...	11 Antoré ...	Pen.
		12 Nāwghar ...	
		13 Borgaon ...	
		14 Ládiwli-páyakhastá ...	
		15 Dhámné ...	
		16 Wadgaon-páyakhastá ...	
		17 Wáwé ...	
		18 Wáwyáchápádá ...	
		19 Wadkhalé ...	
		20 Kolway ...	
		21 Shilotarláng-páyakhastá ...	
		22 Kándlé ...	
		23 Kándlychápádá ...	
		24 Utaipádá ...	
		25 Dolvi ...	
		26 Bhásankhár-dolvi ...	
		27 Khár-dolvi ...	
		28 Umbardé ...	
		29 Majré Dhondpádá ...	
		30 Rodé ...	
		31 Shahápádá ...	
		32 Tarankhop ...	
		33 Rámraj-páyakhastá ...	
		34 Kasbe Wási ...	
		35 Nárwel ...	
		36 Benawlé ...	
		37 Majré Odhángli ...	
		38 Masad Budruk ...	
		39 Masad Khurd ...	
		40 Majré Shirki... ...	
		41 Borwé ...	
		42 Bori ...	
		43 Shinganwat ...	
		44 Benéghát ...	
		45 Gadap ...	
		46 Wadháv ...	
		47 Dhákté Wadháv ...	
		48 Borzé ...	
		49 Káleshri ...	
		50 Kané ...	
		51 Diw ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Pen. ...	52 Majré Moghamshiv-páya-khastá. 53 Kasbe Hamrápur ... 54 Balawli ... 55 Ambawli ... 56 Khárbalawli-páyakhastá ... 57 Sápoli ... 58 Khárnagdi Sápoli-páya-khastá ... 59 Chinchghar ... 60 Ambolé ... 61 Birwádi ... 62 Shitolé-páyakhastá ... 63 Warédi ... 64 Majré Khár-sajáwarédi ... 65 Nagdikbár ... 66 Khár Yektarphi Dolvi-dabá-dá-páyakhastá. 67 Khár Dutarphi Khutepádá-páyakhastá. 68 Johé ... 69 Majré Kalvé ... 70 „ Urnolé ... 71 „ Dábré ... 72 „ Kopar ... 73 „ Tánbadshet ... 74 „ Hammantpádá ... 75 Khár Dutarphi-borli ... 76 Majré Sonkhár ... 77 Gowarlé ... 78 Khár Dutarphi-kopar-páya-khastá. 79 Majré Dádar ... 80 Durshet ... 81 Khár Dutarphi Sápoli-páya-khastá. 82 Shirawli ... 83 Ránsai-páyakhastá ... 84 Gorthan Budruk ... 85 Karambeli ... 86 Anjiwli ...	Pen.

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court,		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Pen. ...	87	Jámbiwli ...	Pen.
		88	Talási-páyakhastá ...	
		89	Wáwoshi ...	
		90	Horálé ...	
		91	Parkhandé ...	
		92	Kalamboli ...	
		93	Apti ...	
		94	Wanwaté ...	
		95	Gorthan Khurd ...	
		96	Nárangí ...	
		97	Wadwal ...	
		98	Donwat ...	
		99	Belawdé ...	
		100	Shedashi ...	
		101	Swáli ...	
		102	Támbti ...	
		103	Nandanpádá ...	
		104	Shené ...	
		105	Wirané ...	
		106	Tiloré ...	
		107	Nánégaon ...	
		108	Umbré ...	
		109	Gármal ...	
		110	Cháwani ...	
		111	Dhurshet ...	
		112	Néré ...	
		113	Tuksai ...	
		114	Hetawné ...	
		115	Ardháné ...	
		116	Warawné ...	
		117	Nidhawali ...	
		118	Gágodé Khurd ...	
		119	Warsai ...	
		120	Wáshiwali ...	
		121	Washikhotkird ...	
		122	Washiwlipádá ...	
		123	Pádlé ...	
		124	Niphád ...	
		125	Ashté ...	
		126	Gágodé Budruk ...	
		127	Mohili ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Pen. ...	128 Jawli	Pen.
		129 Karodi	
		130 Kámárlí	
		131 Talawali	
		132 Páned	
		133 Mángurul	
		134 Wákrul	
		135 Pádá Dhámni	
		136 Sápóli	
		137 Sávársai	
		138 Kurmurli	
		139 Pimpalgaon	
		140 Walak	
		141 Kothiqli	
		142 Mungoshi	
		143 Dawansar	
		144 Belawdé-páyakhastá	
		145 Pádá kumbhárset	
		146 Ráwé.	
		147 Kharoshi	
		148 Khár-borli-páyakhastá	
		149 Khár-durkhul-páyakhastá	
		150 Khár-guikhurd-páyakhastá	
		151 Khár-nándai-páyakhastá	
		152 Khár-kolishimádeo-páyakhastá	
		153 Khár-nawkhár-páyakhastá	
		154 Khár-dubej-páyakhastá	
		155 Khár-koshim-páyakhastá	
		156 Khár-gui-páyakhastá	
		157 Jité	
		158 Duswi	
		159 Majré Khárpádá	
		160 Shimádeo-páyakhastá	
		161 Ujloli	
		162 Khánaw	
		163 Khámbewádi	
		164 Gohé	
		165 Wicharwádi	
		166 Pádloli	
		167 Gothiqli	
		168 Kharawli	
		169 Karbeli	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Pen. ...	170 Chiltan ...	Pen.
		171 Tondli ...	
		172 Usroli ...	
		173 Bhokarpádá ...	
		174 Aghai ...	
		175 Ghoté ...	
		176 Kasbe Nágotnó ...	
		177 Benshé ...	
		178 Zotwirá ...	
		179 Palas ...	
		180 Chikni ...	
		181 Khár-palaspádá-páyakhastá ...	
		182 Kárli ...	
		183 Rewáli ...	
		184 Mahál Mirádengar ...	
		185 Asáni ...	
		186 Diwanmál ...	
		187 Cháudepatti ...	
		188 Ratangad ...	
		189 Khár-pátñi ...	
		190 Khár-pándápur ...	
		191 Jirné ...	
		192 Bákeghar ...	
		193 Kalad ...	
		194 Usar ...	
		195 Pábal ...	
		196 Kondwi ...	
		197 Sukeli ...	
		198 Mándawshet ...	
		199 Ainghar ...	
		200 Kánsai ...	
		201 Godsai ...	
		202 Shiloshi ...	
		203 Bálsai ...	
		204 Wángni ...	
		205 Rábgaon ...	
		206 Baláp ...	
		207 Unhéré Khurd ...	
		208 Unhéré Budruk ...	
		209 Chikbalgaon ...	
		210 Pelosri ...	
		211 Ozroli ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.				Taluka or Revenue Division to which the Villages belong.
Rank.	Station.					
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Pcn. ...	212	Pátansai	Pen.
		213	Amdoshi	
		214	Kondgaon	
		215	Nidi	
		216	Khárshet palas	
		217	Koleti	
		218	Khár-koleti-páyakhastá	
		219	Amtem	
		220	Khárkalai	
		221	Khár Wáweli	
		222	Talékhár	
		223	Kásughumgatwádi	
		224	Shet dháwalpádá	
		225	Kásu	
		226	Kásrághutumwádi	
		227	Sálinde	
		228	Khár Burdi	
		229	Mhaisbahád	
		230	Pálékhár	
		231	Pále	
		232	Palshet	
		233	Khárshetkalambi	
		234	Jámbelá	
		235	Káraw	
		236	Karáwi	
		237	Dewli	
		238	Chirbi	
		239	Ghát	
		240	Máchelá	
		241	Dhombi	
		242	Juihá baskháni	
		243	Cholé	
		244	Gándhé	
		245	Athawli	
		246	Jámbultep...	
		247	Tarshet	
		248	Pingodé	
		249	Wádiwni	
		250	Mándwé	
		251	Támsoli	
		252	Pimploli	
		253	Warap	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.				Táluka or Revenue Division to which the Villages belong.
Rank.	Station.					
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Pen. ...	254	Jámboshi	Pen.
		255	Kurnád	
		256	Wásgaon	
		257	Nigdé	
		258	Sinhu	
		259	Khárshetjui	
		260	Kuiré	
		261	Welset	
		262	Warwatné...	
		263	Kadsuré	
		264	Hedawli	
		265	Kumbhárshet	
		266	Khár-mudhání	
		267	Rohé:	Rohé.
		268	Khári	
		269	Táregghar	
		270	Khárgaon	
		271	Adhé Khurd	
		272	Adhé Budruk	
		273	Khárkumbhosi	
		274	Shenwai	
		275	Talawli	
		276	Usar	
		277	Támbdi	
		278	Kasbe Ghosálé	
		279	Wirjoli	
		280	Uchel	
		281	Muchné	
		282	Bhálgaon	
		283	Kándué Budruk	
		284	Kándné Khurd	
		285	Phansodi	
		286	Mahádevkhár	
		287	Malghar	
		288	Kánti	
		289	Gopálwat	
		290	Hál	
		291	Mukté	
		292	Kalamshet...	
		293	Nárlí	
		294	Wáli	
		295	Támhanshet	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Pen. ...	296 Bhonéshwar ... 297 Niwi ... 298 Warsé ... 299 Rot Khurd ... 300 Rot Budruk ... 301 Gurawli ... 302 Taléghar ... 303 Borghar ... 304 Wási ... 305 Láudar ... 306 Dhátaw ... 307 Kárwiné-páyakhastá ... 308 Killé ... 309 Pálé Khurd ... 310 Sambhwé ... 311 Pálé Budruk ... 312 Ambéwádi... 313 Majré Bhágirthi khár-páyakhastá. 314 Majré Ganesh khár-páyakhastá. 315 Ganesh khár-shenwirá-páyakhastá. 316 Mabárweli-páyakhastá ... 317 Nídi ... 318 Wádipugaon ... 319 Kolád ... 320 Pui ... 321 Pugaon ... 322 Madháli Budruk-páyakhastá ... 323 Dolghar or Dolwahál ... 324 Ainwahál ... 325 Gherásurgad ... 326 Waijnáth ... 327 Khám ... 328 Nadawli ... 329 Talawli ... 330 Shirawli ... 331 Muthawli Budruk ... 332 Gowé ... 333 Báhé ... 334 Chilhé ... 335 Dhánkánhé ...	Rohé.

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.			Táluka or Revenue Division to which the Villages belong.
Rank.	Station.				
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Pen. ...	336	Dewkánhé...	...	Rohé.
		337	Sángdé	
		338	Udadawené	
		339	Muthawli Khurd	
		340	Dámansai	
		341	Málsai	
		342	Songaon	
		343	Pingalsai Budruk-páyakhastá...	...	
		344	Shiwset-páyakhastá	
		345	Wádoli	
		346	Madháli Khurd	
		347	Pingalsai Khurd	
		348	Ashtami	
		349	Khurpé-páyakhastá	
		350	Padum	
		351	Khárápti	
		352	Nidi	
		353	Awchitgad-páyakhastá	
		354	Medhé	
		355	Nigdé-páyakhastá	
		356	Rewáli	
		357	Bhisé	
		358	Pophalghar	
		359	Pálé	
		360	Warawdé	
		361	Bhátsai	
		362	Zolámbé	
		363	Shenwai	
		364	Majrè Wáwépadgé	
		365	Laxmikhár	
		366	Khámberé...	
		367	Temghar	
		368	Solád-páyakhastá	
		369	Wáweghar...	
		370	Mhasádi	
		371	Nandap	
		372	Khandár	
		373	Náyaset-páyakhastá	
		374	Sudkoli	
		375	Chanéré	
		376	Khutal	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 2nd Grade ⁽¹⁾ .	Pen. ...	377	Pálé-páyakhastá ...	Rohé.
		378	Waralé ...	
		379	Sársoli ...	
		380	Hedawli ...	
		381	Shiloshi ...	
		382	Ládoli ...	
		383	Kokban ...	
		384	Khopé ...	
		385	Diw ...	
		386	Naháwé ...	
		387	Morálé ...	
		388	Mahálungé-páyakhastá ...	
		389	Chándgaon ...	
		390	Khairé Khurd ...	
		391	Talawdé ...	
		392	Pophalwirá-páyakhastá ...	
		393	Pāngloli ...	
		394	Birwádi ...	
		395	Páyasurdi ...	
		396	Bálekhar ...	
		397	Dhondkhar ...	
		398	Chinchkhar ...	
		399	Sonkhar ...	
		400	Nawkhar-páyakhastá ...	
		401	Vithalkhar ...	
		402	Párangí ...	
		403	Mahádevkhar ...	
		404	Waráti ...	
		405	Killé-mánikgad ...	Panvel.
		406	Kásárbhát... ...	
		407	Sai ...	
		408	Digháti + ...	
		409	Kusawli ...	Karjat.
		410	Pimplé ...	
		411	Pawagshet ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.				Táluka or Revenue Division to which the Villages belong.
Rank.	Station.					
		<i>Thána Collectorate.</i>				
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Murbád ...	1	A'sosé
		2	Asolé
		3	Karawlé
		4	Kisora
		5	Kolévadkhal
		6	Kudawali
		7	Kalamkhandé
		8	Khámghar
		9	Khátégghar
		10	Ghorlé
		11	Chikhalé
		12	Tembhré Kurd
		13	Tembhré Budruk
		14	Temgaon
		15	Talé
		16	Dewapé
		17	Dahigaon
		18	Dháníwali
		19	Nadeni
		20	Nadhai
		21	Patagaon
		22	Pasheni
		23	Palaskhal
		24	Bráhmangáon
		25	Phansoli
		26	Bhirwádi
		27	Bhuwan
		28	Murbád
		29	Máslé
		30	Mándwé
		31	Mániwali
		32	Mohorai
		33	Wadhu
		34	Wághiwali
		35	Wánjalé
		36	Weheré
		37	Shiland
		38	Shédáli
		39	Shirawali
		40	Sájai
		41	Sirgaon
		42	Hiréghar
					Murbád.	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Táluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Murbád. ...	43	Ambétebhè ...	Murbád.
		44	Agási ...	
		45	Amblé Budruk ...	
		46	Amblé Khurd...	
		47	Ambégaon ...	
		48	Káclikoli ...	
		49	Kánhol ...	
		50	Kalabhé ...	
		51	Kalambád ...	
		52	Kánárlé ...	
		53	Kedurli ...	
		54	Kondáwlé ...	
		55	Kolatan ...	
		56	Kásgaon ...	
		57	Kisal ...	
		58	Karachodé ...	
		59	Kándli ...	
		60	Khániwré ...	
		61	Khápiwali ...	
		62	Khándaré ...	
		63	Khándapé ...	
		64	Khutal ...	
		65	Gawáli ...	
		66	Gorakh Gad Killa ...	
		67	Ghágurli ...	
		68	Gherásidagad ...	
		69	Chirad ...	
		70	Jámburdé ...	
		71	Jámghar ...	
		72	Tuné ...	
		73	Dongar Náháwé ...	
		74	Dehanoli ...	
		75	Todli ...	
		76	Talekhal ...	
		77	Tulai ...	
		78	Talawali ...	
		79	Dahiwali ...	
		80	Déhéri ...	
		81	Náháwé ...	
		82	Náriwali ...	
		83	Nándgaon ...	
		84	Nágaon ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Murbád, ...	85 Pátgaon ...	Murbád.
		86 Pawálé ...	
		87 Parhé ...	
		88 Boriwali ...	
		89 Bándiwli ...	
		90 Bháluk ...	
		91 Bhádánó ...	
		92 Mohoghar ...	
		93 Mhárás ...	
		94 Mhasé ...	
		95 Málhed ...	
		96 Máníwali Budruk ...	
		97 Máníwali Khurd ...	
		98 Mohop ...	
		99 Májgaon ...	
		100 Ráv ...	
		101 Uchalé ...	
		102 Widhé ...	
		103 Umharpé ...	
		104 Wadawli ...	
		105 Wajiwálé ...	
		106 Sásnó ...	
		107 Sákurli ...	
		108 Siwalé ...	
		109 Sákharé ...	
		110 Saralgaon ...	
		111 Indé ...	
		112 Allyáni ...	
		113 Kudaset ...	
		114 Kulabád ...	
		115 Kálosi ...	
		116 Khedalé ...	
		117 Khápri ...	
		118 Khewaré ...	
		119 Chápé... ...	
		120 Jáyagnon ...	
		121 Tokáwadé ...	
		122 Dahigáon ...	
		123 Dudhanoli ...	
		124 Dewaghar ...	
		125 Dhasai ...	
		126 Pimpalghar ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Taluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Murbád. ...	127	Pahu ...	Murbád.
		128	Pedhari ...	
		129	Pádélé ...	
		130	Balégaon ...	
		131	Mániwali ...	
		132	Máhláj ...	
		133	Milhé ...	
		134	Madh ...	
		135	Mándwad ...	
		136	Yekalahré ...	
		137	Umbroli Budruk ...	
		138	Umbroli Khurd ...	
		139	Sáyalé... ...	
		140	Sonawlé ...	
		141	Hedawali ...	
		142	Khutal ...	
		143	Zádghar ...	
		144	Talawali ...	
		145	Thidabi ...	
		146	Diwán Pádá ...	
		147	Nyáhládi ...	
		148	Phángané ...	
		149	Phángul Gaohán ...	
		150	Bhorándé ...	
		151	Morosi ...	
		152	Merdi ...	
		153	Wálhiwaré ...	
		154	Waishákharé ...	
		155	Udál Doho ...	
		156	Sáwarné ...	
		157	Áwalé ...	
		158	Ámbiwalí ...	
		159	Khed ...	
		160	Chásolé ...	
		161	Jadai ...	
		162	Talégáon ...	
		163	Dighé Phal ...	
		164	Pháglosi ...	
		165	Bursungé ...	
		166	Mál ...	
		167	Mándus ...	
		168	Wanoté ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Taluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Murbád. ...	169	Wekuk ...	Murbád.
		170	Shái ...	
		171	Shirosi ...	
		172	Shelgaon ...	
		173	Kocharé Budruk ...	
		174	Kocharé Khurd ...	
		175	Asnoli ...	Sháhápúr.
		176	Adiwali ...	
		177	Asté ...	
		178	Apté ...	
		179	Ambékoré ...	
		180	Ambiwali ...	
		181	Kudaset ...	
		182	Kásgaon ...	
		183	Kulh ...	
		184	Kájawé ...	
		185	Kinhawali ...	
		186	Kánadi ...	
		187	Khair ...	
		188	Kharad ...	
		189	Khariwali ...	
		190	Gegaon ...	
		191	Chariw ...	
		192	Chukhalgaon ...	
		193	Charawali ...	
		194	Tuné ...	
		195	Dahiwali ...	
		196	Dhasai ...	
		197	Nadgaon ...	
		198	Nándgaon ...	
		199	Pophodi ...	
		200	Partóli ...	
		201	Palasoli ...	
		202	Bedisgaon ...	
		203	Báblé ...	
		204	Belawali ...	
		205	Bhákari ...	
		206	Mugáon ...	
		207	Musai ...	
		208	Malégaon ...	
		209	Mánekhind ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank:	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Murbád. ...	210 Lawalé ...	Sháhápúr.
		211 Wehelawli Budruk ...	
		212 Wehelawli Khurd ...	
		213 Wáchakolé ...	
		214 Ubhai ...	
		215 Silodhar ...	
		216 Sávangpuri ...	
		217 Sátgáon ...	
		218 Shewané ...	
		219 Shirawanjé ...	
		220 Shil ...	
		221 Shelawali ...	
		222 So ...	
		223 Sáwaroli ...	
		224 Alyáni ...	
		225 Khutghar ...	
		226 Ghosai ...	
		227 Chinchawali ...	
		228 Jámbé ...	
		229 Thilé ...	
		230 Nehérolí ...	
		231 Nadgáon ...	
		232 Sirgáon ...	
		233 Sápáon ...	
		234 Ambarjé ...	
		235 Ámbiwali ...	
		236 Ándád ...	
		237 Kalagáon ...	
		238 Témbhré ...	
		239 Dahiwali ...	
		240 Báwghar ...	
		241 Bhágdad ...	
		242 Madh ...	
		243 Másawné ...	
		244 Rás ...	
		245 Lenád Budruk ...	
		246 Lenád Khurd... ..	
		247 Shai ...	
		248 Shéré ...	
		249 Sendrun ...	
		250 Shelawali ...	
		251 Hál ...	

(1) See footnote (2) on page 349, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Taluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Murbád.	252	Hinw	Sháhápúr.
		253	Kámbe	
		254	Kotháré	
		255	Kharad	
		256	Kharádé	
		257	Gundé	
		258	Gádulwád	
		259	Chondhé Budruk	
		260	Chondhé Khurd	
		261	Jámbulwáda	
		262	Tembhurli	
		263	Dehané	
		264	Dolakhámb	
		265	Dhákane	
		266	Talawadé	
		267	Dánd	
		268	Dhándré	
		269	Dhádharé	
		270	Nised	
		271	Pingalwádi	
		272	Patolé	
		273	Bábré	
		274	Ránwihir	
		275	Rodwáhál	
		276	Bhinár.	
		277	Májré	
		278	Málad	
		279	Sákurli	
		280	Sákharcáw	
		281	Sasiwli	
		282	Hinglod	
		283	Hedawali	
		284	Velawali	
		285	Ambésáw Khurd	Kalyán.
		286	Ásnoli	
		287	Ámbiwali	
		288	Umbroli	
		289	Ambesiwa Budruk	
		290	Káráw	
		291	Kánor	
		292	Kárand	

(1) See footnote (2) on page 340, *supra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.	Táluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Murbád. ...	293 Chándap ...	Kalyán.
		294 Chargaon ...	
		295 Chonand Chonachá Pádá ...	
		296 Páchawné ...	
		297 Pimploli ...	
		298 Pádar Pádá ...	
		299 Mulgaon ...	
		300 Yowé ...	
		301 Ráhatoli ...	
		302 Wásiwali Bhákri ...	
		303 Ságaon ...	
		304 Sámbari ...	
		305 Shil ...	
		306 Apti ...	
		307 Akhali ...	
		308 Kudé ...	
		309 Kolim ...	
		310 Kelani ...	
		311 Chawré ...	
		312 Dáhágaon ...	
		313 Pohi ...	
		314 Bápsai... ...	
		315 Mámmoli ...	
		316 Kosalé ...	
		317 Gerasé ...	
		318 Dánbaw ...	
		319 Dahiwali ...	
		320 Phalégaon ...	
		321 Palasoli ...	
		322 Wéhélé ...	
		323 Ushid ...	
		324 Ksé ...	Karjat.
		325 Ambivali Budruk ⁽²⁾ ...	
		326 Ambivali Khurd ⁽²⁾ ...	
		327 Antrát ...	
		328 Awasaré ...	
		329 Ásháné ⁽²⁾ ...	
		330 Asal ⁽²⁾ ...	

(1) See footnote (2) on page 349, *supra*.(2) These villages have since been transferred to the jurisdiction of the Subordinate Judge of Kalyán; see Notification No. 4842, dated 4th August 1893, printed at page 464, *infra*.

The Rank of each of the Subordinate Judges and the Station where he holds his Court.		Names of the Villages included under the Jurisdiction of each Court.		Taluka or Revenue Division to which the Villages belong.
Rank.	Station.			
Subordinate Judge, 2nd Class, 3rd Grade ⁽¹⁾ .	Murbád. ...	331	Ardé ...	Karjat.
		332	Kalam ...	
		333	Kosháné ⁽²⁾ ...	
		334	Gudawan ...	
		335	Pásháné ...	
		336	Posir ...	
		337	Málé ...	
		338	Sálonkh ...	
		339	Ambivali ...	
		340	Kurang ...	
		341	Jámbrug ...	
		342	Tembhré ...	
		343	Dhámni ...	
		344	Dhotrá ...	
		345	Peth Kothal ...	
		346	Pinglas ...	
		347	Ráspé ...	
		348	Walmap ...	
		349	Sugawé ...	
		350	Singadol ...	
		351	Silár ...	
		352	Kotimb ...	
		353	Khánand ...	
		354	Khándas ...	
		355	Chei ...	
		356	Cháwané ...	
		357	Nándgaon ...	
		358	Páthraj ...	
		359	Borgáon ...	
		360	Balhiwaré ...	
		361	Wáre ...	
		362	Kikawi ...	
		363	Náladhé ...	
		364	Sávalé ⁽²⁾ ...	
		365	Warái Budruk ...	Váda.
		366	Warái Khurd... ...	
		367	Shelé ...	

(1) See footnote (2) on page 349, *supra*.(2) See footnote (2) on page 462, *supra*.

Notn. No. 4842, dated 4th August 1893, B. G. G., 1893, Pt. I, p. 702.—

No. 1319 of the 4th March 1879 at page 305 of Part I of the *Bombay Government Gazette* of the 13th March 1879(1).

In exercise of the powers conferred by Section 22A of the Bombay Civil Courts Act, 1869, as amended by the Bombay Civil Courts Act, 1880, the Governor in Council is pleased, with reference to the Notification specified in the margin, to alter the local limits fixed in the said Notification of the ordinary jurisdiction of the Subordinate Judge of Murbád, and of the Subordinate Judge of Kalyán, by directing as follows, that is to say :

On and after the 1st day of January 1894, the villages hereinbelow specified shall cease to be included within the local limits of the ordinary jurisdiction of the Subordinate Judge of Murbád, and shall be included within the local limits of the ordinary jurisdiction of the Subordinate Judge of Kalyán, that is to say :

The villages of

Ambivali Budruk.	A'sal.
Ambivali Khurd.	Kosháne.
A'sháne.	Sávale.

Notn. No. 6635, dated 3rd November 1879, B. G. G., 1879, Pt. I, p. 867.

*Published at pages 194—232 of the *Bombay Government Gazette* dated the 23rd February 1871.

—With reference to Government Notification* dated the 15th February 1871(2), publishing a revised list of villages under the jurisdiction of the several Subordinate Judges in the Thána District, the Honourable the Governor in Council is pleased, under the provisions of Section 30 of Act XIV of 1869 (The Bombay Civil Courts Act), to place the village of Parali situated in the Váda Taluka (Revenue) under the jurisdiction of the Second Class, Third Grade, Subordinate Judge's Court at Bhiwndi.

*Notn. No. 13, dated 3rd January 1883, B. G. G., 1883, Pt. I, p. 1.—*In the revised List(2) of Villages and Towns under the jurisdiction of the several Subordinate Judges in the Thána District, published at pages 194 to 232 of Part I of the *Bombay Government Gazette*, dated 23rd February 1871, the following villages situated in the Máhim Taluka of the Thána Collectorate which were omitted therefrom are placed under the jurisdiction of the Subordinate Judges named below :—

The Rank of each of the Subordinate Judges and the Station where he should hold his Court.		Names of the Villages included under the Jurisdiction of each Court.	Taluka or Revenue Division to which the Villages belong.
Rank.	Station.		
Thána Collectorate.			
Subordinate Judge, Second Class ...	Dáhnú	Bádé ... Khutal ... Téné ...	Taluka Máhim.
Do. do. ...	Bassein	Satiwli ... Khairé ...	

(1) Printed at page 424, *supra*.

(2) Printed at page 349, *supra*.

Notn. No. 7018, dated 2nd December 1886, B. G. G., 1886, Pt. I, p. 1028.—In exercise of the powers conferred by Sections 3 and 22A of the Bombay Civil Courts Act, 1869, the Governor in Council is pleased to direct that the island of Khanderi (Kenery) be henceforward included in and form part of the district of Thána and the local limits of the ordinary jurisdiction of the Subordinate Judge of Alibág.

Notn. No. 5731, dated 17th August 1894, B. G. G., 1894, Pt. I, p. 844.—

No. 1319 of 4th March 1879, at *Bombay Government Gazette* for 1879, Part I, pages 305 to 324.

No. 6636 of 3rd November 1879, at *Bombay Government Gazette* for 1879, Part I, page 867.

No. 13 of 3rd January 1883, at *Bombay Government Gazette* for 1883, Part I, pages 1 and 2.

No. 7018 of 2nd November 1886, at *Bombay Government Gazette* for 1886, Part I, page 1028.

* नावाळी.

In exercise of the powers conferred by Section 22A of the Bombay Civil Courts Act, 1869, as amended by the Bombay Civil Courts Act, 1880, the Governor in Council is pleased to alter the local limits of the ordinary jurisdiction of the First Class Subordinate Judge of Thána fixed by the Notifications specified in the margin, by directing that, on and after the 1st day of January 1895, the limits of the said jurisdiction shall extend to and include the village of Návali* in the taluka of Kalyán in the district of Thána.

Notn. No. 1643, dated 4th March 1896, para. 1, B. G. G., 1896, Pt. I, p. 245.—In modification of existing arrangements, the Governor in Council is pleased to sanction, under Section 23 of the Bombay Civil Courts Act, 1869, the following arrangement:—

The Judge of the Subordinate Court of Dáhánu to be also the Judge of the Subordinate Court of Bassein in the Thána District, pending further orders.

Situations of the Subordinate Judges' Courts in Sind.

Notn. No. 2401, dated 29th March 1884, B. G. G., 1884, Pt. I, p. 254.—With reference to Notification No. 3758 of the 20th June 1882, published at page 451 of the *Bombay Government Gazette* of the 22nd June 1882⁽¹⁾, and in exercise of the power conferred by Section 23 of Act XIV of 1869 (The Bombay Civil Courts Act, 1869), His Excellency the Right Honourable the Governor of Bombay in Council is pleased to direct, in supersession of Notification No. 5562 of the 7th September 1882, published at pages 707—8 of the *Bombay Government Gazette* of the 14th September 1882, that the Subordinate Judges in the Province of Sind shall hold their Courts at the places hereinbelow stated, within the local limits of their respective jurisdictions:—

(1) Printed at page 135 of Volume I.

Names of Subordinate Judges.	Place at which the Court is to be ordinarily held.	Places which the Subordinate Judge should visit on circuit.
------------------------------	--	---

I.—In the Karachi District.

The Subordinate Judge of Sehwan	...	Sehwan.			
Ditto	Kotri	...	Kotri	...	(1)* • *
Ditto	Mirpur Batoro ⁽²⁾		<i>Mirpur Batoro...</i>		<i>Sujawal and Moghul Bin.</i>

II.—In the Hyderabad District.

The Subordinate Judge of Hyderabad	...	Hyderabad.			
Ditto	Naushahro	...	Naushahro	...	Kandiáro and Moro.
Ditto	Hála	...	Hála	...	Sákrand, Tando Adam and Tando Allahyar.
Ditto	Tando	...	Tando	...	Bágo Tando, and also Nawab-jo-Tando in the Hyderabad Taluka, whenever directed by the District Court.

III.—In the Shikárpur District.

The Subordinate Judge of Shikárpur	...	Shikárpur.			
Ditto	Sukkur	...	Sukkur.		
Ditto	Lárhána	...	Lárhána.		
Ditto	Mehar	...	Mehar.		
Ditto	Rohri	...	<i>Rohri</i> ⁽³⁾ .		
Ditto	Thul ⁽⁴⁾	...	Thul	...	<i>Kashmor.</i>

Notn. No. 3136, dated 29th April 1884, B. G. G., 1884, Pt. I, p. 351.—Erratum.—In Government Notification No. 2401, dated the 29th March 1884, published at page 254 of Part I of the *Bombay Government Gazette*, dated the 1st April 1884, in the column of "Places which the Subordinate Judge should visit on circuit" in the Karachi District, for "Thirak" read "Jhirak"⁽⁵⁾, and in the column of "Places at which the Court is to be ordinarily held" in the Shikárpur District, for "Ghotki" read "Rohri."

Notn. No. 2808, dated 26th May 1890, B. G. G., 1890, Pt. I, p. 510.—In exercise of the powers conferred by Section 23 of Act XIV of 1869, His

(1) The Subordinate Judge of Kotri visits Tatta and Mirpur Sákró on circuit; see Notification No. 2808, dated 26th May 1890 printed on this page.

(2) The Subordinate Judge of Mirpur Batoro holds his Court ordinarily at Sujawal and visits Mirpur Batoro and Moghul Bin on circuit; see Notification No. 4244, dated 19th January 1893, printed on the next page.

(3) "Rohri" was substituted for "Ghotki" by Notification No. 3136, dated 29th April 1884, printed on this page. The Subordinate Judge of Rohri visits Ghotki on circuit; see Notification No. 2808, dated 26th May 1890, printed on this page.

(4) The Subordinate Judge of Thul is termed the Subordinate Judge of Jacobabad (*Vide* Notification No. 634, dated 7th June 1890, printed at page 491, *infra*); he holds his Court at Jacobabad and visits Thul, Kashmor and Kandhikot on circuit; see Notification No. 2808, dated 26th May 1890, printed on this page.

(5) The portion in Italics is impliedly superseded by Notification No. 2808, dated 26th May 1890, printed on this page.

Clauses (w) and (x) of the said Act, which the Subordinate Judge of Poona would be precluded from hearing by Section 12 of Act XI of 1865⁽¹⁾, shall, if the defendant or any one of the defendants, not being merely a surety of the principal debtor, is an agriculturist, be heard and determined by him and not otherwise.

Rules for the management by the Collector of immoveable property of which he takes possession under Section 22 or 29 of the Act, and for carrying out the provisions of the Act in respect of such property.

Notn. No. 892, dated 4th February 1885, B. G. G., 1885, Pt. 1, p. 176.—

In exercise of the powers conferred by Sections 29 and 75 of the Dekkhan Agriculturists' Relief Act, 1879, the Governor in Council is pleased to make the following rules for the management by the Collector of immoveable property of which he takes possession under Section 22 or Section 29 of that Act, and generally for carrying out the provisions of that Act in respect of such property:—

1. When a Court directs the Collector to take possession of any immoveable property of a judgment-debtor or insolvent, it shall transmit with its order copies of all documents, orders or proceedings which it may think necessary to make the Collector aware of essential facts concerning the position of the judgment-debtor or insolvent, and the nature and extent of the property to be managed by him.

It shall also at any time furnish the Collector with copies of any documents, orders, or proceedings other than those transmitted which the Collector for the purpose aforesaid desires to see.

2. The aforesaid copies shall be prepared and sent to the Collector free of all costs to the parties, being made by the Court's establishment.

3. On receipt of the Court's order, the Collector may either himself proceed to execute it, or may refer it, for disposal, subject to his supervision and control, to any of his subordinates not lower in rank than a Mahalkari.

4. The Collector or other officer, to whom he so refers the Court's order, shall appoint a day for hearing any representations which the parties may desire to make, and shall cause a written notice to be served on each of them of the day so fixed.

On the appointed day, or as soon thereafter as may be, the Collector or other officer aforesaid shall, after such inquiry as he deems fit, determine whether any portion of the property to which the Court's order relates is required for the support of the judgment-debtor or of the insolvent, and the support of the members of his family dependent upon him.

The decision of any officer other than the Collector under this rule shall be subject to confirmation by the Collector.

5. Possession of the property, or of so much of it as is not, in the opinion of the Collector, required for the support of the persons aforesaid, shall then be taken by the Collector, or by the officer aforesaid on behalf of the Collector, and the fact of possession having been so taken shall be published by written notice to the parties, and by proclamation on or near the property in such manner as the Collector or other officer aforesaid deems suitable.

(1) Now Act IX of 1887.

Excellency the Right Honourable the Governor of Bombay in Council is pleased to order that, on and after the 10th day of July 1890, the Subordinate Judge of Jacobabad shall hold his Court at Jacobabad as his head-quarters, and at Thul, Kashmir and Kandhkot as circuit stations, and that the Subordinate Judge of Rohri shall hold Court at Rohri as his head station and at Ghotki on circuit, and that the Subordinate Judge of Kotri shall hold Court at Kotri as his head station and shall visit Tatta and Mirpur Sākro on circuit.

Notn. No. 424A, dated 19th January 1893, B. G. G., 1893, Pt. I, p. 53.—
 With reference to Notification No. 2401, dated the 29th March 1884, published at page 254 of the *Bombay Government Gazette* of the 3rd April 1884, and in exercise of the power conferred by Section 23 of Bombay Act XIV of 1869 (The Bombay Civil Courts Act, 1869), His Excellency the Governor in Council is pleased to direct that the Subordinate Judge of Mirpur Batoro in the Karāchi District shall hold his Court at the places hereinbelow stated within the local limits of his jurisdiction :—

Name of Subordinate Judge.	Place at which the Court is to be ordinarily held.	Places which the Subordinate Judge should visit on circuit.
<i>Karāchi District.</i>		
The Subordinate Judge of Mirpur Batoro.	Sujāwal	Mirpur Batoro and Moghni Bin.

Order under Act X of 1876 (*Revenue Jurisdiction*).

Certain portion of Section 4 of the Act brought into force.

*G. of I. Notn. No. 197, dated 18th March 1881, republished in Govt. Notn. No. 1702, dated 23rd March 1881, B. G. G., 1881, Pt. I, p. 157.—*In exercise of the power conferred by the Bombay Revenue Jurisdiction Act X of 1876, Section I, the Governor General in Council is pleased to direct that so much of Section 4 of that enactment as relates to claims to set aside, on the ground of irregularity, mistake or any other ground except fraud, sales for arrears of land revenue shall come into force after six months from the date of this notification.

Rules and Orders under Act XVII of 1879 (*Dekkhan Agriculturists' Relief*).

Description of the suits to be heard by the Subordinate Judge of Poona.

*Notn. No. 7057, dated 22nd November 1879, B. G. G., 1879, Pt. I, p. 934.—*His Excellency the Governor in Council is hereby pleased to direct, in exercise of the power conferred by Section 6 of the Dekkhan Agriculturists' Relief Act, 1879, that any suit of the descriptions mentioned in Section 3,

6. If the fact of the judgment-debtor or insolvent being entitled to possession be disputed, or if any objection be raised to the Collector's taking possession of the property or of any portion of it, the Collector shall refer the parties concerned to the Court, and pending such reference shall stay proceedings in respect of so much of the property as is in dispute.

7. If after possession of the property has been taken under Rule 6, any order in writing is made by the Collector under Section 73A of the Act, directing that any other immoveable property not so taken shall be deemed to be reserved for the support of the judgment-debtor or insolvent, and the members of his family dependent on him, such order shall be published in the same manner as the fact of possession having been taken.

8. The Collector, or other officer aforesaid, may from time to time require by written notice the attendance of the parties in order to ascertain their wishes, or to obtain information which he may consider necessary to enable him to provide satisfactorily for the execution of the Court's order; and if any party fail to attend in pursuance of such notice, the Collector or other officer aforesaid may decide the matter in his absence, and he shall not be entitled to be heard afterwards with respect thereto.

9. If the property of which possession has been taken by or on behalf of the Collector is in the occupation of a tenant paying rent for a share of the produce to the judgment-debtor or insolvent, the Collector or other officer aforesaid shall issue a written notice to such tenant, requiring him to pay the rent or share to him for so long as his tenure subsists.

If there be no tenant in possession, or on the expiration of the tenure if the land is in the occupation of a tenant, the Collector or other officer aforesaid may let, for a term not exceeding the seven years to which his management extends, with or without payment of a premium, the whole or any part of the said property to the highest bidder; or may let on farm or manage by himself or another, the whole or any part of such property, or may adopt partly one of such modes and partly another or others of such modes as he may deem most convenient and profitable.

The person to whom the Collector or other officer aforesaid lets the property or through whom he manages it, may be the judgment-debtor or insolvent or any person who holds a decree against the judgment-debtor or insolvent, or a third party as may appear most convenient and beneficial to the parties.

10. The Collector shall from time to time render to the Court an account of all monies which come to his hands or to the hands of the officer aforesaid, and of all charges incurred in respect of the property in his management, and shall hold the balance at the disposal of the Court.

Such charges shall include all debts and liabilities from time to time due to the Government in respect of the property, or any part thereof, and the rent, if any, from time to time due to a superior holder in respect of such property or part.

11. Where the management is at an end and all monies which have come into the Collector's hands have been disposed of, he shall retransmit the papers received by him under Rule 1, together with the proceedings connected with the management of the property, to the Court by post or in such manner as may be most convenient.

12. Every notice issued by the Collector or other officer aforesaid under these rules may be served in the manner prescribed by Section 191 of the Bombay Land Revenue Code, or if the person to be served is a party to the proceedings in the Court and has a pleader, by forwarding a copy thereof to the Court to be served upon the pleader.

Rules for regulating the procedure of Village Munsifs.

Notn. No. 7635, dated 17th Decem̄ber 1879, B. G. G., 1879, Pt. I, p. 1001.—In exercise of the power conferred by Section 37 of the Dekkhan Agriculturists' Relief Act, 1879, the Governor in Council is pleased to prescribe the following rules for regulating the procedure of Village Munsifs :—

1. Every suit in a Village Munsif's Court shall be instituted by presenting to the Village Munsif in person a written plaint in the vernacular language of the district, which should contain the following particulars—

(1) The name, religion, caste, profession and place of abode of the plaintiff.

(2) The name, religion, caste, profession and place of abode of the defendant.

(3) A statement of the circumstances which have led to the institution of the suit.

(4) A list of the plaintiff's documents, if any, and of his witnesses, and whether he requires the Village Munsif's assistance to procure their attendance, or whether he will produce them himself, on the day to be appointed under Rule 5.

2. If the plaintiff sues upon a document in his possession or power, he must produce it with his plaint.

3. The Village Munsif shall reject the plaint at once in the following cases :—

(1) If it appears to the Village Munsif that the subject of the plaint is not within his jurisdiction.

(2) If it appears to him after questioning the plaintiff that the suit is barred by the limitation law.

4. If the Village Munsif admits the plaint he shall number and register it in a Register to be kept for the purpose in the following form :—

Date of presentation.	No. of Suit.	Plaintiff's name, caste and residence.	Defendant's name, caste and residence.	Nature of claim.	Final order and date thereof.	How executed.
1	2	3	4	5	6	7

5. When he admits a claim, he shall fix a convenient day, if possible within seven days from its institution, for the trial of the suit, and he shall require the plaintiff to appear with his documents and witnesses, if any, on the day so appointed. He shall also forthwith, with the least practicable delay, send for the defendant and personally explain to him the nature of the claim, informing him of the day fixed for the trial and requiring him to be present in person on that day, unless the defendant admits the correctness of the claim and his own liability, in which case the Village Munsif shall record the admission in full and require the defendant to sign or put his mark to the same, and shall also sign it himself.

6. If the defendant does not admit the claim, the Village Munsif shall require him to name his witnesses, if any, and to state whether he will himself produce them or requires the assistance of the Court to procure their attendance, and shall warn him to be present in person with his documents and witnesses, if any, upon the appointed day.

7. Whenever it is necessary to procure the attendance of any defendant or witness, the Village Munsif may require the village officers to produce such person before him; and it shall be the duty of the village officers to obey the requisition of the Village Munsif⁽¹⁾.

8. On the day appointed for the trial, unless the defendant has previously admitted the claim under Rule 5, in which case he may at once pass a final order, the Village Munsif shall first of all examine the parties, or the persons, if any, permitted to appear for them under Section 68 of the Act, and shall peruse the documents, if any, produced on either side, in order to ascertain the point or points in issue and whether the defendant has any just answer or defence to the suit; and shall then, if necessary, examine the witnesses on either side; and may also send for and examine any other person who may appear to him likely to be able to give useful evidence as to the matters in dispute; and shall then proceed, at once if possible, to record his final order in accordance with the just merits of the case.

9. If the plaintiff fails without reasonable excuse to attend with his proofs or omits without reasonable excuse to adopt measures to procure the attendance of his witnesses, the Village Munsif shall reject the claim.

10. If the defendant fails to appear, the Village Munsif shall adjourn the trial to an early day to be fixed by him, and shall meantime take all the measures in his power, with the assistance of the village officers, to procure the attendance of the defendant on such adjourned date: he shall not decide the suit without examining the defendant unless for special reasons to be recorded by him in writing in his final order.

11. If the witnesses on either side or any of them fail to attend on the appointed day, the Village Munsif may, after taking the evidence of those that are present if he considers it necessary for the purposes of justice and for arriving at a satisfactory decision, adjourn the trial for such period as may be necessary to procure their attendance.

12. The Village Munsif shall examine the parties and their witnesses, if any, orally, and it shall not be necessary for him to take down their evidence in writing or make notes thereof; but if he does not do so, he shall embody in his final order the substance of the evidence, together with the points in dispute, and his decision thereon, specifying the amount, if any, awarded to the plaintiff. Such final order shall be deemed to be the decree.

(1) For addition to this rule, see Notification No. 5585, dated 18th August 1880, printed at page 473, *infra*.

13. If his decision is in favour of the plaintiff, either wholly or in part, he may direct the defendant to pay the amount found due, by instalments not extending over a longer period than twelve months.

14. In no case shall he award more than seems to him on a full consideration of all the circumstances and past history of the debt to be justly and equitably due.

15. The final order shall be written in column 6 of the Register mentioned in Rule 4; and the Village Munsif shall give a copy thereof, under his signature, to either party asking for the same.

16. Every order whether rejecting a plaint or allowing or disallowing a claim shall be endorsed briefly by the Village Munsif on the plaint.

17. If the decision awards the plaintiff's claim in whole or part, the defendant may pay the money due by him under the decree into the Village Munsif's Court and in such case shall be given a receipt for the same: and it shall be the duty of the Village Munsif to cause such money to be paid over to the plaintiff and to require his receipt for the same, and to enter the fact of such payment in the last column of the Register.

18. If the decree is satisfied in whole or in part out of Court, it shall be the duty of the plaintiff to certify the fact to the Village Munsif, and when he fails to do so, the defendant may apply to the Village Munsif, who shall then make enquiries; and if he finds it proved that the decree has been so satisfied shall refuse to execute it further. The necessary entry to denote satisfaction under this Rule shall be made in the Register.

19. The decree-holder may, at any time within the period allowed by the limitation law, apply to the Village Munsif for execution of his decree or such portion of it as may remain unsatisfied; such application must be in writing and must state that the decree of which execution is sought has remained unsatisfied in whole or in part, as the case may be.

20. In the case of a decree which allows payment by instalments, any default by the judgment-debtor entitles the decree-holder to apply for execution.

21. On application as aforesaid by the decree-holder the Village Munsif may, after making such inquiry as he deems necessary, cause the decree to be executed by the attachment and sale of any moveable property within the local area of his jurisdiction belonging to and in the possession of the judgment-debtor, except such property as is mentioned in the proviso to Section 266 of the Civil Procedure Code. Attachment shall be effected by actual seizure, and the property so attached shall be kept in safe custody in or near the village chāudi. Provided that no more property shall be attached under this rule than shall seem to the Village Munsif reasonably sufficient at a fair valuation to cover the amount of the decree remaining unsatisfied⁽¹⁾.

22. All claims to attached property shall be inquired into without delay and summarily determined by the Village Munsif after hearing such evidence as may be tendered by the claimant and the decree-holder respectively, and after examining, if necessary, the judgment-debtor.

23. If the attached property is subject to speedy and natural decay or when the expense of keeping it in custody shall exceed its value, it may be sold at once by order of the Village Munsif.

(1) For addition to this rule, see Notification No. 5585, dated 13th August 1880, printed on the next page.

24. In all other cases if the judgment-debtor does not tender the amount of the decree within three days from the date of attachment, the Village Munsif shall issue a notice of the sale of the property, to be posted up in a conspicuous place in the chaudi where the property is kept, specifying the property to be sold, the amount for which the sale is ordered, and the day and hour of sale.

25. Except in the case mentioned in Rule 22 no sale shall take place till after the expiration of at least ten days from the date on which the notice has been posted up on the chaudi.

26. If the Village Munsif is himself an officiating Patel and if the property is within the limits of his jurisdiction as such, he shall himself order and superintend the attachment and the conduct of the sale. In any other case the Village Munsif shall direct his orders for the attachment and sale to an officiating Patel in whose jurisdiction as such, the property is, and it shall be the duty of such Patel to carry out the execution under the orders of the Village Munsif¹⁾.

27. The officer conducting the sale may in his discretion for sufficient reason adjourn the sale, reporting the fact to the Village Munsif, who may pass such orders as may seem just as to the renewal of the sale.

28. The proceeds of the sale shall be made over by the Village Munsif to the decree-holder to the extent necessary to satisfy his decree, any surplus being handed over to the judgment-debtor. Receipts shall be taken for any payment made under this rule: and the necessary entry as to satisfaction shall be made in the Register.

29. The Village Munsif shall be entitled to employ the agency of the inferior village servants for carrying out his orders in any suit or execution matter pending before him under the Act: and it shall be the duty of the Revenue and Police Patels and Kulkarnis throughout the local area of his jurisdiction to render him all the assistance in their power in connection with the discharge of his duties under the Act.

30. No costs shall be awarded by any Village Munsif.

31. The Village Munsif shall be entitled to hold his Court in the village chaudi.

Notn. No. 5585, dated 13th August 1880, B. G. G., 1880, Pt. I, p. 708.—The Right Honourable the Governor in Council is pleased to make the following additions to the rules for regulating the procedure of Village Munsifs prescribed under Section 37 of the Dekkhan Agriculturists' Relief Act, 1879, and published at page 1001 of Part I of the *Bombay Government Gazette* of the 18th December 1879:—

To rule 7 the following paragraph should be added—

“In Ahmednagar, Sátara, Sholapur, Bhingar and Wai, the Village Munsif may, when specially authorized in this behalf by the District or Special Judge in cases where other means fail, exercise the powers of a Civil Court for the purpose of enforcing the attendance of defendants and witnesses.”

1) For addition to this rule, see Notification No. 5585, dated 13th August 1880, printed on this page.

To rule 26 the following paragraph should be added—

“In towns which are the head-quarters of a Civil Court, the Village Munsif may, when so authorized by the District or Special Judge, direct his orders to the Názir of such Court, whose duty it will be to execute such orders accordingly.”

To rule 21 the following paragraph should be added—

“The Village Munsif may also, if he thinks fit, cause the decree to be executed by attachment of a portion not exceeding a moiety of the salary of the judgment-debtor if he be in the receipt of a salary. In such case the attachment shall be made by a written order addressed to the officer or person who disburses the salary requiring him to withhold every month such portion as the Village Munsif may direct, and to pay the same to the judgment-creditor. Such order may be issued by the Village Munsif, whether the officer or person who disburses the salary is resident and the salary is payable within his local jurisdiction or not.”

Table of charges to be made by Conciliators and Rules as to the record and accounts to be kept by them.

Notn. No. 7536, dated 17th December 1879, B. G. G., 1879, Pt. I, p. 999.—In exercise of the power conferred by Section 49 of the Dekkhan Agriculturists' Relief Act, 1879, the Governor in Council is pleased to fix the following Table of Charges to be made by Conciliators and to prescribe the following Rules as to the record and accounts to be kept by them :—

A.—Table of Charges.

- | | | |
|--|---|---|
| (1) For forwarding an agreement under Section 44 to the Court. | } | One-half per cent. of the amount or value of the subject-matter of the agreement. |
| (2) For ditto ditto under Section 45. | } | One-half per cent. of the amount or value of the subject-matter of the agreement; provided that the charge shall be in no case less than four annas or more than Rs. 5. |
| (3) For granting a certificate under Section 46. | } | Four annas. |

The above charges shall not be payable in cash but in court-fee labels which shall be affixed to the documents in respect of which the charges are respectively payable.

If the percentage calculated according to item No. 1 or 2 of the foregoing table amounts to a sum which cannot be exactly represented by court-fee labels of procurable values, the charge shall be enhanced to the nearest amount which can be so represented.

B.—Every Conciliator appointed under the said Act shall keep a General Register in the following form:—

1	2	3	4	5	6	7	8	9	10	11	12	13
Serial Number.	Date of application.	Name, caste, residence and occupation of applicant.	Name, caste, residence and occupation of the person against whom the application is made.	Concise statement of the case.	Date and place fixed for parties to appear.	Date of actual appearance.	Result of the endeavour for reconciliation.	Date of forwarding agreement or reference to arbitration to Civil Court.	To what Court forwarded.	Date of certificate, if any, under Section 40 and to whom granted.	Remarks.	Signature of Conciliator.

Explanations.

(1) When an application is made to a Conciliator he should immediately fill in the first five columns, giving each application a serial number in the order of its presentation; the concise statement of the case required to be taken down in writing by Section 40 of the Act should be written in the fifth column.

(2) If all the parties to a dispute apply jointly at the same time to a Conciliator, their names should be entered in column 3 as joint applicants, and columns 4, 6 and 7 need not be filled up.

(3) In the 6th column the adjourned date or dates, if any, should also be shown below the date first fixed, and an entry should be made in the same column showing the mode adopted for securing the presence of the opposite party, whether by summons, message, personal oral communication, or as the case may be.

(4) If the opposite party fails to appear on the date first fixed or within the time, if any, subsequently extended, this fact should be noted in column 7.

(5) In column 8 if an agreement finally disposing of the matter is arrived at, an abstract of such agreement should be given, or if a reference to arbitration is agreed to, the name of the arbitrator should be entered, or if the endeavour to bring about an amicable settlement fails; the fact should be recorded.

(6) The date of the certificate, if any, granted under Section 46 should be particularly noted in column 11.

(7) If cross-applications in the same matter are made at different times, the fact should be noted by a cross-reference in the column of remarks. Any fact connected with the application or dispute which the Conciliator thinks it worth while or important to record may be noted in this column.

(8) The Conciliator should attach his signature in the last column, when the application is finally disposed of by him.

C.—Every Conciliator shall also keep an account of all fees received by him in the following form:—

1	2	3	4	5	6	7
Date.	No. of application as per General Register.	Amount or value of the subject-matter.	Fee from whom received.	FEE FOR WHAT PURPOSE PAID.		
				For forwarding an agreement to the Court under section 41.	For forwarding an Agreement under section 15.	For granting a certificate under section 46.
				Rs. a.	Rs. a.	Rs. a.
Monthly Total						

*Rule providing for time within which certificates under
Section 46 of the Act shall be demanded.*

Notn. No. 8125, dated 7th December 1880, B. G. G., 1880, Pt. I, p. 1072.—His Excellency the Governor in Council is pleased under the provisions of Section 49 (a) of the Dekkhan Agriculturists' Relief Act, 1879, to make the following Rule:—

When the right to claim a certificate under Section 46 accrues, the prescribed fee shall be paid and the certificate demanded within ten days from the accrual of such right, otherwise the Conciliator shall dismiss the application.

*Rule regarding the delivery of written notice referred to in
Section 44 of the Act.*

Notn. No. 5370, dated 29th August 1882, B. G. G., 1882, Pt. I, p. 682.—The Governor in Council is pleased to make the following Rule under Section 49 (a) of the Dekkhan Agriculturists' Relief Act of 1879 :—

The delivery of the written notice referred to in Section 44 of the said Act shall be effected through the Subordinate Judge, to whom it should be sent for service by the Conciliator at the same time that he forwards the agreement. The Subordinate Judge, immediately on receipt of the agreement and of the written notice, shall cause the latter to be duly served on the party named therein, and the date of such service shall be endorsed by the Subordinate Judge upon the agreement.

Charges to be levied by Conciliators from applicants for summonses issued under Section 40 of the Act.

Notn. No. 7095, dated 8th October 1884, B. G. G., 1884, Pt. I, p. 784.—In exercise of the power conferred by Section 49 of the Dekkhan Agriculturists' Relief Act, 1879, the Governor in Council is pleased to direct that a charge at the following rates shall be levied by Conciliators from every applicant in consequence of whose application a summons is issued under Section 40 of the said Act, (namely) :

if only one person be summoned...	two annas ;
if two or more persons be summoned.	two annas for the first person and one anna for each of the other persons.

The said charge shall be levied by means of Court-fee labels, which shall be attached to the applications in respect of which the charges are respectively made and shall be cancelled by the Conciliators previous to the issue of summonses.

Fixing a date for the agriculturists to receive or demand a statement of their account from their creditors, &c.

Notn. No. 7058, dated 22nd November 1879, B. G. G., 1879, Pt. I, p. 934.—Under Section 65 of the Dekkhan Agriculturists' Relief Act, 1879, His Excellency the Governor in Council is pleased to fix the day of the Dewali festival as the date on which agriculturists shall be entitled to receive or demand, from any person claiming money from them under an instrument, a statement of their account up to the said date.

Rule requiring Subordinate Judges to scrutinize documents received from Conciliators.

Notn. No. 2730, dated 30th April 1881, B. G. G., 1881, Pt. I, p. 232.—Under Section 76 of the Dekkhan Agriculturists' Relief Act, 1879, the Right Honourable the Governor in Council is pleased to publish the following Rule :—

Immediately on receiving from a Conciliator a document purporting to be an agreement under Section 43 of the Dekkhan Agriculturists' Relief Act, the Subordinate Judge shall scrutinize such document, and if he sees reason to think that it does not constitute a legal agreement or that it does not finally dispose of the matter in dispute, he may of his own motion summon the parties to such document on a day to be fixed before the expiry of the period mentioned in Section 44 of the said Act, and if after such enquiry as he may deem requisite he finds that the said document does not constitute an agreement within the meaning of Section 43, he shall return it to the Conciliator from whom he received the same, and such Conciliator shall thereupon be bound to furnish on demand to the parties or either of them a certificate under Section 46.

Rules under Act XX of 1881.

*(Sind Incumbered Estates.)**Rules under Section 31 of the Act.*

⁽¹⁾Notn., dated 27th April 1877, S. O. G., 1877, Pt. I, p. 360.—Rules made by the Commissioner in Sind under Section 30 of Act XIV of 1876, with the previous sanction of the Honourable the Governor of Bombay in Council:—

1. All subordinate officers entrusted under this Act with the collection, receipt, or custody of moneys or valuable properties shall furnish security to the extent of three years' salary.

2. The notices required to be issued under Sections 11 and 25 shall be in the Forms A and B, appended to these Rules.

3. Every Manager appointed under Section 6 of this Act should make the enquiry prescribed by Section 11, and shall prepare the schedule of debts and liabilities, and the scheme for the settlement thereof required by Section 16 in the following manner.

4. He shall ascertain the principal sum or sums originally or from time to time lent by each of the creditors severally, and this sum or these sums, with 9 per cent. per annum simple interest from the time when the debt was incurred up to the date on which the order provided for in Section 7 of the Act is published, and no further, shall in each case be the amount awarded; but subject to the following conditions:—

I.—The amount of interest shall in no case exceed that of the principal.

II.—The heir in the second generation of the person who originally incurred the debt to pay the principal only and no interest.

III.—The amount assigned in settlement of bonds held for services rendered by the creditor to be determined by the Manager after hearing evidence of the service in question.

IV.—No interest to be allowed on debts whose accounts to the satisfaction of the Manager are not produced.

V.—When the first principal is not satisfactorily proved, a deduction of 50 per cent. to be made from the amount of the debt as it stands at the first stage at which satisfactory proof of the existence of the debt is given.

VI.—When no accounts are produced, the claim shall be disallowed, unless the debtor acknowledges the receipt of a sum in cash, in which case that sum shall be treated as the principal of the debt, but no interest shall be allowed.

VII.—Interest not to be allowed on account of debts in the absence of any specification that it shall be allowed.

(For additional clause VIII, see Government Resolution, Revenue Department, No. 5161, dated 22nd June 1878, printed at page 481, infra.)

⁽¹⁾ This Notification, issued under Act XIV of 1876, is kept in force by Act XX of 1881, Section 2.

5. All payments made by the Jágirdár or Zamindár to any creditor, or profits which have been enjoyed by such creditor towards the liquidation of any debt or liability before the settlement under the Act, shall be deducted from the principal sum of the said debt or liability, and interest on an amount equal to such deducted sum shall be disallowed from the time of such payment or enjoyment, and the Manager shall be competent to decide on the amounts of profits realized under such enjoyment after examining such proofs as are presented to him.

6. Whenever a bond or decree or other claim has been transferred by sale, gift, or otherwise from the original holder to any other person, the present holder shall be called upon to support his claim by the same proofs as if he were the original holder.

7. (*For substituted Rule 7, see Government Resolution, Revenue Department, No. 3151, dated 22nd June 1878, printed at page 481, infra.*)

8. If the principal of all the debts, with simple interest at 9 per cent., shall exceed the amount which may be estimated to be available for the settlement of the creditors' claims as provided for in Section 10 of the Act during the period the estate shall be under management, then no interest shall be allowed on such debts as were not incurred by the present Jágirdár or Zamindár. If the amount be then still in excess of the aforesaid amount, the rate of interest to be awarded on the remaining debts shall be decreased until their amount falls within the requisite limit. For the purposes of calculation under this rule, (20) twenty years shall be taken as the limit of the period of management.

9. In deciding what claims are admissible for settlement, and to what amount they shall be admitted, it shall be competent to the Manager to appoint a Committee of experienced Natives—consisting of three persons, of whom one only shall be in the service of Government—to assist him, and it shall further be competent to the Manager to reimburse the said Committee for their necessary expenses out of a percentage to be reserved on the rents and profits which the Manager may receive to cover all charges arising directly from the special nature of his duties.

10. Provided, however, that if the creditors of any estate shall of themselves produce a schedule of the original sums lent by them severally signed by the debtor, and both parties shall consent to the said schedule in presence of the Manager, it shall be competent to the said Manager to accept such schedule without further investigation, and to make it the basis of the settlement.

11. If the creditors shall agree to accept a sum of money from the Government Treasury in immediate satisfaction of all their claims on any estate, it shall be competent for the Manager, with the sanction of the Commissioner in Sind, to order such payment, provided that the creditors shall first severally sign receipts in full for all their claims on the estate, and that if any fraud is subsequently discovered to have been committed by any creditor, in respect to any money received by him under this rule, such creditor shall be liable to forfeit all sums so received, and all claim to further compensation for any debt due to him which may have been notified to the Manager for satisfaction under this Act. And all sums advanced by Government under this rule, shall be recovered from the estate in the same manner as other debts due, or liabilities incurred, to the Crown or Government may be recovered under this Act.

12. In estimating the amount of cash composition to be paid for admitted claims, the following points should be considered :—

(a)—The income of the debtor, the amount of the debt, and the probability that the creditor would have been able to recover his debt if this Act had not been passed.

(b)—The nature of this particular debt.

(c)—The period for which the debt had been outstanding.

(d)—The interest hitherto enjoyed by the creditor, the rate of interest originally fixed, and the proportion between the amounts due as principal and interest, respectively, at the present time.

13. Advances made with the object of facilitating the settlement of the claims against any Jágirdár or Zamindár's estate brought under the provisions of the said Act shall, when the Commissioner in Sind shall so direct, be chargeable with interest at the rate of (5) five per cent.

14. When the condition of an estate shall be found sufficiently prosperous, it shall be competent to the Commissioner in Sind to make such further awards beyond what is permitted by the previous rules, as the circumstances shall seem to warrant.

APPENDIX A.

NOTICE UNDER SECTION 11 OF ACT XIV OF 1876.

No.

Station and date.

Whereas the management of the undermentioned estate, belonging to (name and father's name) has, by order of the Commissioner in Sind dated _____, been vested in me as the Manager appointed under Act XIV of 1876 :

I hereby give notice and require, under Section 11 of the said Act, that all persons having claims against the said _____ or against the said property under my management, shall notify the same in writing to me within six months from the date of the publication of this notice.

Every claimant is hereby required to present full particulars of his claim, and to produce at the same time, or to cause to be produced, every document or book containing any entry regarding his claim, on which he may found such claim, or on which he may rely in support thereof.

Description of property situation, and boundaries.

Manager.

APPENDIX B.

NOTICE UNDER SECTION 25 OF ACT XIV OF 1876.

No

Station and date.

Whereas the management of the undermentioned estate, belonging to _____ was, by order of the Commissioner in Sind, dated _____, vested in me, as the Manager appointed under Act XIV of 1876, and whereas all the debts and liabilities of the said estate have been paid and discharged, notice is hereby given, under Section 25 of the said Act, that my management of the said estate will terminate on the (date of termination).

Description of property, situation, and boundaries.

Manager.

(1) *Govt. Resn., Revenue Department, No. 3161, dated 22nd June 1878, S. O. G., 1878, Pt. I, p. 89.*—Letter from the Commissioner in Sind, No. 1446, dated 10th April 1878.—Submitting, with reference to Government Resolution No. 777, dated 13th February last, the draft additional rule, to be numbered VIII under rule 4, which the Remembrancer of Legal Affairs suggested should be made under Section 30 of the Sind Encumbered Estates Act, also an amended rule for substitution for the present rule 7; and giving his reasons for the proposed amendment in rule 7.

Memorandum from the Remembrancer of Legal Affairs, No. 411, dated 1st May 1878.—Stating that he thinks that the proposed additional clause under rule 4, and the proposed amendment to rule 7, should be sanctioned.

Memorandum from the Tálukdári Settlement Officer, No. 246, dated 28th May 1878.

Memorandum from the Commissioner, N. D., No. 1835, dated 16th June 1878.—Submitting remarks by Mr. King on the proposed rules; and adding that he agrees with Messrs. Bocey and King that the proposed rules would be an improvement.

RESOLUTION.—The proposed new rule and the amended rule 7 are approved and sanctioned, in accordance with the recommendation of Messrs. Melvill and Pollen.

To be numbered VIII under Rule 4.

A claim supported by a decree of a Civil Court shall be subject to the same enquiry as any other claim; but in cases where it shall appear to the Manager

(1) See footnote (1) on page 478, *supra*.

that the suit was contested, and that the amount awarded either on account of principal or interest by the decree does not exceed by more than 25 per cent. the amount which could have been awarded by the Manager, if no such decree had been passed, the amount so awarded may be allowed, provided rule 4, clause 1, be not infringed. But if interest subsequent to decree be claimed, it shall be calculated as if no decree had been passed.

Rule to be substituted for Rule 7.

All admitted debts shall be satisfied proportionately in the following order :—

1st.—Money lent on the security of the estate.

2nd.—Decreed and bonded debts.

3rd.—Account debts.

Rules and Orders under Act XXI of 1881.

(Broach and Kaira Incumbered Estates.)

Declaring the Málíks of Thásra in the Kaira District to be Thákurs.

Notn. No. 5295, dated 16th July 1883, B.G.G., 1883, Pt. I, p. 504.—In exercise of the power conferred by Section 3 of the Broach and Kaira Incumbered Estates Act, 1881, the Governor in Council is pleased, with the previous sanction of the Governor General in Council, to declare that the Málíks of Thásra in the District of Kaira are Thákurs for the purposes of the said Act.

Rules under Section 31 of the Act.

⁽¹⁾*Notn., dated 13th August 1877, B. G. G., 1877, Pt. I, p. 731.*—In exercise of the power conferred by Section 31 of Act XIV of 1877, the Governor in Council is pleased to frame the following rules, viz. :—

1. All subordinate officers entrusted under the said Act with the collection, receipt, or custody of moneys, or of any valuable property, shall furnish security to the extent of three years' salary.

2. The order of management and the notices required to be issued under Sections 7, 12, and 26 of the Act shall be respectively in the Forms A, B, and C, appended to these rules.

(1) This Notification, issued under Act XIV of 1877, is kept in force by Act XXI of 1881, Section 2.

3. The Talukdári Settlement Officer, or other Manager, appointed under the Act, shall make the inquiry prescribed by Section 12, and prepare the Schedule of debts and liabilities and the liquidation scheme, required by Section 17 in accordance with the following rules.

4. He shall ascertain the principal sum or sums originally or from time to time lent by each of the creditors severally, and this sum, or the aggregate of these sums, with 9 per cent. per annum simple interest on the amount of each debt, from the time when each debt was incurred up to the date on which the order of management was published, shall be the amount to be awarded, but subject to the following conditions, (namely) :—

(1)—that the amount of interest shall in no case exceed that of the principal ;

(2)—that the heir in the second generation of the person who originally incurred the debt shall pay the principal only and no interest ;

(3)—that the amount to be assigned in settlement of bonds held for services rendered by the creditor shall be determined by the Manager after hearing evidence as to the nature and extent of the service in question ;

(4)—that no interest shall be allowed on debts, accounts relating to which are not produced to the satisfaction of the Manager ;

(5)—that when the amount of the original principal is not satisfactorily proved, a deduction of 50 per cent. shall be made from the amount of the debt as it stood at the first stage at which satisfactory proof of the existence of the debt is given ;

(6)—that when no accounts are produced, the claim shall be disallowed, unless the debtor acknowledges the receipt of a sum in cash, in which case that sum shall be treated as the principal of the debt, but no interest shall be allowed ;

(7)—that interest shall not be allowed on account-debts in the absence of any writing showing that interest on such debts should be allowed ;

(For clause 7 (a), see Notification No. 4113, dated 14th August 1878, printed at page 486, *infra*.)

(8)—that all payments made by the Thákur to any creditor, and all profits which have been enjoyed by such creditor towards the liquidation of any debt or liability before the date of the order of management, shall be deducted from the principal sum of the said debt or liability, and interest on the amount so deducted shall be disallowed from the time of such payment or enjoyment, and the Manager shall determine the amount of profits realized under such enjoyment after examining such proofs as may be produced before him ;

(9)—that if the principal of all the debts due by any Thákur with simple interest at 9 per cent. shall exceed the amount which it is estimated will be available for the settlement of the creditors' claims, subject to the provisions of Section 11 of the Act, during a period of twenty years, no interest shall be allowed on such debts as were not incurred by the present

Thákur; and that if after disallowing interest on such debts the amount necessary to liquidate the whole of the debts be still in excess of the amount estimated to be available for their liquidation, the rate of interest to be awarded on the remaining debts shall be decreased until the aggregate amount of capital and interest payable falls within the requisite limit.

5. Whenever a bond or decree or other claim has been transferred by sale, gift or otherwise from the original holder to any other person, the present holder thereof must support his claim by the same proofs as if he were the original holder.

6. (*For substituted Rule 6, see Notification No. 4113, dated 14th August 1878, printed at page 486, infra.*)

7. In deciding what claims are admissible, and to what amount they shall be admitted, the Manager may appoint a Committee of experienced natives—consisting of three persons, of whom one only shall be in the service of Government—to assist him, and may re-imburse the said Committee their necessary expenses out of percentage of the rents and profits which he may receive to be reserved by him, to cover these and similar charges connected with the discharge of his duties.

8. If the creditors of any debtor themselves produce a schedule of the original sums lent by them severally, signed by the debtor, and both parties assent to the said schedule in presence of the Manager, the Manager may accept such schedule without further investigation, and make it the basis of the liquidation scheme.

9. (*For amended Rule 9, see Notification No. 2274, dated 6th April 1882, printed at page 487, infra.*)

10. (*For substituted Rule 10, see Notification No. 2485, dated 9th May 1879, printed at page 487, infra.*)

11. If at any time the condition of a Thákur's estate shall be found sufficiently prosperous, the Commissioner may make such further awards beyond what is permitted by the previous rules, as the circumstances shall seem to him to warrant.

(*For additional Rule 12, see Notification No. 934, dated 21st February 1879, printed at page 487, infra.*)

APPENDIX A.

Order of management to be issued under Section 7.

WHEREAS (here enter the name and description of the applicant in full, and when he is not himself the Thákur, state whether he is the sole heir, or one of the heirs of the Thákur) has made an application to me under Section 4 of the Broach and Kaira Incumbered Estates Act, 1877, requesting that the provisions of the said Act be applied to his case (or to the case of) ;

And whereas upon inquiry it appears to me expedient that the provisions of the said Act should be so applied ;

Br. & Kaira Incumb. Ests.] ENACTMENTS APPLYING TO BOMBAY.

I do hereby direct that the immoveable property of the said shall be managed and his debts liquidated in the manner provided in the said Act by the Tálukdári Settlement Officer (or by).

Dated this

day of

18 .

(Signed)

Revenue Commissioner, N. D.

APPENDIX B.

Notice under Section 12.

No..

Station and date.

WITH reference to the order of the Revenue Commissioner, N. D., published at page of the *Bombay Government Gazette* of the of 18 , directing that the immoveable property of be managed and his debts liquidated by me under the provisions of Act XIV of 1877, I hereby give notice and require, under Section 12 of the said Act, that all persons having claims against the said or against the said property under my management, shall notify the same in writing to me within six months from the date of the publication of this notice.

The attention of intending claimants is called to the requirements of Section 13 of the said Act.

Description of property, situation, and boundaries.

Tálukdári Settlement Officer.
(or Manager.)

APPENDIX C.

Notice under Section 23.

No.

Station and date.

WHEREAS the management of the immoveable property of was, by order of the Revenue Commissioner, N. D., published at page of the *Bombay Government Gazette*, dated the day of 18 , vested in me, as the Manager appointed under Act XIV of 1877, and whereas all the debts and liabilities of the said mentioned in the liquidation scheme framed under the provisions of the said Act have been liquidated as therein provided (or in accordance with the orders of the said Commissioner), notice is hereby given, under Section 26 of the said Act, that my management of the said estate will terminate on the

Description of property, situation,

(For addition to this notice, see *Not. No. 4113*, dated 14th August 1878, printed below.)

Tálukdári Settlement Officer.
(or Manager.)

(1) *Notn. No. 4113*, dated 14th August 1878, B. G. G., 1878, Pt. I, p. 502.

—In exercise of the power conferred by Section 31 of Act XIV of 1877, the Governor in Council is pleased to make the following alterations in the rules published in the *Bombay Government Gazette* of the 16th August 1877, Part I, page 731, to take effect, in the case of the first and second, in respect only of those estates for which a liquidation scheme has not been already sanctioned.

(1) The following clause to be inserted in Rule 4 :—

(7a) — A claim supported by a decree of a Civil Court shall be subject to the same enquiry as any other claim ; but in cases where it shall appear to the Manager that the suit was contested, and that the amount awarded either on account of principal or interest by the decree does not exceed by more than 25 per cent. the amount which could have been awarded by the Manager, if no such decree had been passed, the amount so awarded may be allowed, provided clause 1 of this rule be not infringed. But if interest subsequent to decree be claimed, it shall be calculated as if no decree had been passed.

(2) The following to be substituted for Rule 6 :—

6. All admitted debts shall be satisfied proportionately in the following order :—

1st.—Money lent on the security of the estate.

2nd.—Decreed and bonded debts.

3rd.—Account debts.

(3) The following to be added after the end of the form of notice under Section 26 in Appendix C, or else the following (as the case may be) :—

No.

Station and date.

WHEREAS the management of the immoveable property of
was, by Government Notification published at page of the *Bombay Govern-
ment Gazette* dated , vested in the Tálukdári Settlement Officer,
as the Manager appointed under Act XV of 1871, and whereas all the debts
and liabilities of the said mentioned in the liquidation scheme
framed under the provisions of the said Act, have been liquidated as therein
provided ; notice is hereby given, under Section 26 of Act XIV of 1877, that
the management of the said estate by the undersigned will terminate on the .

Tálukdári Settlement Officer.

Notn. No. 2274, dated 6th April 1882, B. G. G., 1882, Pt. I, p. 239.—The following amended rule is published in supersession of rule 9 of the rules under Section 31 of Act XIV of 1877, published at pages 731 and 732 of Part I of the *Bombay Government Gazette* dated the 16th August 1877 :—

If the creditors agree to accept a sum of money from the Manager in immediate satisfaction of all their claims against the debtor, and the Manager shall determine to borrow money from Government for the purpose of making such payment, the Manager shall, on receipt of the orders of Government sanctioning such loan, order payment to be made to the creditors from the Government Treasury, provided that the creditors shall first severally pass receipts in full for all their claims, and that if any fraud is subsequently discovered to have been committed by any creditor in respect to any money received by him under this rule, such creditor shall be liable to forfeit all sums so received, and all claim to further compensation for any debt due to him which may have been notified to the Manager for satisfaction under the Act. The interest chargeable on such loan shall be at the rate of 5 per cent. per annum, or at such rate as may be specially fixed by the Manager, with the sanction of Government, and shall be repayable together with the amount of the loan as provided in Section 11 of the Act.

⁽¹⁾ *Notn. No. 2485, dated 9th May 1879, B. G. G., 1879, Pt. I, p. 528.*—*Erratum.*—His Excellency the Honourable the Governor in Council is pleased to direct the substitution of the following rules for Rules 9 and 10 of the rules sanctioned under Section 31 of Act XIV of 1877, and published at pages 731 and 732 of the *Bombay Government Gazette* of 16th August 1877 :—

9. (For amended Rule 9, see Notification No. 2274, dated 6th April 1882, printed above.)

10. In estimating the amount of cash to be paid under the last rule in immediate satisfaction of admitted claims the following points are to be considered, (namely) :—

(a) The income of the debtor, the amount of the debt and the probability or improbability that the creditor would have been able to recover his debt if the Act had not been passed.

(b) The nature of the particular debt.

(c) The period for which the debt had been outstanding.

(d) The interest hitherto enjoyed by the creditor, the rate of interest originally fixed, and the proportion between the amounts due as principal and interest respectively at the present time.

⁽¹⁾ *Notn. No. 934, dated 21st February 1879, B. G. G., 1879, Pt. I, p. 124.*—In exercise of the power conferred by Section 31 of the Broach and Kaira Incumbered Estates Act, 1877, the Governor in Council is pleased to make the following addition to the rules published in the *Bombay Government*

Gazette of 16th August 1877, Part I, page 731, as amended by the Notification published in the *Bombay Government Gazette* of 15th August 1878, Part I, page 502, (namely) :—

12. The fact of his having sanctioned a liquidation-scheme shall be notified by the Commissioner under Section 20 of the Act, by a written notice in English and Gujarati, which shall be published in the *Bombay Government Gazette*, and of which one copy shall be affixed in the Court of the Subordinate Judge within whose jurisdiction the debtor resides, or the bulk of his estate is situated, and one copy in the Court of the District Judge to whom such Judge is subordinate.

LOCAL RULES AND ORDERS MADE UNDER

Name of District.	Name of Subordinate
Karachi ...	Subordinate Civil Court of Schwa
Hyderabad ...	Subordinate Civil Court of Hyderabad.
	" Mahomed Khan's
	" Halla.
	" Nowshera.
Shikarpur ...	Subordinate Civil Court of Shikarpur.
	" Sukkur.
	" Larkhana and Mehar.
	" Jacobabad.

*Creating a Subordinate Civil Court in the Rohri Revenue Division
of the Shikarpur District.*

(1) *Notn., dated 22nd March 1882, para. 3, B. G. G. 1882, G.O. No. 1224.*
The Right Honourable the Governor in Council, in the following Notification in supersession of all previous Notifications affecting the same subject:—

Under the provisions of Section 4 of (Bombay) Act XII of 1866, a Subordinate Court of Original Civil Jurisdiction within the whole of the limits of the Rohri Revenue Division of the District of Shikarpur, with the jurisdiction specified in Section 5 of the said Act, is hereby created.

Limits of the Jurisdiction of the several Subordinate Civil Courts in Sind.

Notn. No. 201, dated 7th February 1885, S. O. G., 1885, Pt. I, p. 148.—In exercise of the powers conferred by Section 4 of Bombay Act XII of 1866, and in supersession of Judicial Notification, No. 2632 of the 30th October 1883 (*Sind. Official Gazette* for 1883, Part II, page 413), the Commissioner in Sind, with the sanction of His Excellency the Right Honourable the Governor of Bombay in Council, is pleased to determine that on and after the first day of February 1885 the following shall be the limits of the territorial jurisdictions of the several Subordinate Civil Courts in Sind⁽²⁾:—

(1) The 1st paragraph of this Notification is superseded by Notification No. 2716, dated 23rd April 1883, printed at page 16, *supra*, and the 2nd paragraph by Notification No. 201, dated 7th February 1885, printed on this page.

(2) For the several alterations made in the limits of the jurisdiction of the Subordinate Civil Courts in Sind, see Notifications Nos. 634, 1967 and 363, dated, respectively, the 7th June 1890, the 1st September 1893 and 18th February 1897, printed at pages 491, 492 and 493, *infra*.

ORDERS UNDER ACTS OF THE LOCAL COUNCIL.

Order under Bombay Act VIII of 1866 (*Sale of Poisons*).

Extending the Act to Sind; declaring by whom the duties under the Act shall be performed, &c.

Notn., dated 14th June 1867, B. G. G., 1867, Vol. I, p. 2038.—Under Section 21 of Bombay Act VIII of 1866*, the Right Honourable the Governor in Council is pleased to extend the provisions of that Act to the Province of Sind, and to declare that the duties assigned thereby shall be performed by the several Collectors and Police Officers⁽¹⁾ in Sind, and that the proceeds of license fees and fines⁽²⁾ shall be credited in towns into which Act XXVI of 1856 has been introduced to the Municipal, and in other places to the Local, Councils.

Orders under Bombay Act XII of 1866 (*Sind Courts*).

Establishing District Courts of Karáchi, Hyderabad and Shikárpur.

Notn., dated 18th July 1866, B. G. G., 1866, Vol. II, p. 181.—The Honourable the Governor in Council is pleased to notify that, with reference to Section 2 of Act XII of 1866, the Court of the Judge of Karáchi is declared to be the District Court of the Karáchi District, the Court of the Judge of Hyderabad to be the District Court of the Hyderabad District, and the Court of the Judge of Shikárpur to be the District Court of the Shikárpur District.

Establishment of Subordinate Civil Courts in Sind.

Notn., dated 15th August 1866, B. G. G., 1866, Vol. II, p. 433.—The Governor in Council is pleased, under the provisions of Section 4 of (Bombay) Act XII of 1866, to direct that there shall be Subordinate Civil Courts⁽³⁾, as hereinafter enumerated, in each District in the Province of Sind, respectively:—

(1) Presently Deputy Commissioners.

(2) Now Bombay Act VI of 1873.

(3) For a complete list of the Subordinate Courts in Sind, see Notification No. 201, dated 7th February 1885, printed on the next page.

Names of Courts.	Tálukas comprising jurisdictions of Courts.
Subordinate Civil Court of Kotri.	Kotri, Tatta, Mirpur Sábro, Mánjhand, Ghorabari.
" " Sehwan ...	Sehwan, Dadu, Jobi.
" " Mirpur Batoro.	Mirpur Batoro, Jati, Sujawal, Sháhbandar.
" " Hyderabad ...	Hyderabad Town, and the area within the former boundaries of the Municipality.
" " Hala ...	Hala, Tando Alahyar, Shahdádpur, Mirpur Khás, Sákrand.
" " Tando ...	So much of Hyderabad Táluka as is not included in the jurisdiction of the Hyderabad Subordinate Court, Guni, Dero Mohbat, Tando Bago, Badin.
" " Naushahro ...	Kaudiaro, Nausháhro, Moro, and Tapa Thatt.
" " Shikárpur ...	Jacobabad, Shikárpur.
" " Sukkur ...	Sukkur, Naushahro.
" " Rohri ...	Ghotki, Rohri, Ubauro, Mirpur.
" " Lárkána ...	Lárkána, Kambar, Rato-dero, Labdarya, Shahdádpur.
" " Mehar ...	Mehar, Kakar, Nasirabad.
" " Thul ⁽¹⁾ ...	Thul, Kashmor.

Notn. No. 634, dated 7th June 1890, S. O. G., 1890, Pt. I, p. 628.—In exercise of the powers conferred by Section 4 of Bombay Act XII of 1866, the Commissioner in Sind, with the sanction of His Excellency the Right Honourable the Governor of Bombay in Council, is pleased to direct (1) that, on and after the 10th day of July 1890, the táluka of Jacobabad shall cease to be included within the jurisdiction of the Subordinate Court of Shikárpur, and the Subordinate Court of Thul and Kashmor shall, on and after that date, be termed the Subordinate Court of Jacobabad and shall exercise jurisdiction in the tálukas of Jacobabad, Thul and Kashmor, and that the táluka of Nausháhro Abro and the Tapas of Garhi Halim, Lakhi and Muhammad Bagh of the Sukkur Táluka shall cease to be within the local jurisdiction of the Subordinate Court of Sukkur and shall be included within the limits of the territorial jurisdiction of the Subordinate Court of Shikárpur, and (2) that so much of the Hyderabad Táluka as is now within the local jurisdiction of the Subordinate Court of the Tando shall, on and after the aforesaid date, be included within the limits of the territorial jurisdiction of the Subordinate Court of Hyderabad.

Notn. No. 1967, dated 5th September 1893, S. O. G., 1893, Pt. I, p. 252.—In exercise of the powers conferred by Section 4 of Bombay Act XII of

(1) The Subordinate Court of Thul is termed the Subordinate Court of Jacobabad; see Notification No. 634, dated 7th June 1890, printed on this page.

1866, and with the previous sanction of His Excellency the Right Honourable the Governor of Bombay in Council, the Commissioner in Sind is pleased to alter the limits of the original Civil jurisdiction of the Subordinate Civil Court of Mehar in the District of Shikárpur and of the Subordinate Civil Court of Sehwan in the District of Karáchi, and to direct that, on and after the 7th September 1893, the areas herein below specified and described respectively by their boundaries, and now included in the limits of the original Civil jurisdiction of the Subordinate Civil Court of Mehar, shall cease to be so included and shall be included in the limits of the original Civil jurisdiction of the Subordinate Civil Court of Sehwan :—

Name of Village.	Area.		Boundaries.
	A.	g.	
Din Panah. ...	3,554	25	<i>North.</i> —Redhi Jagir, Kakar Táluka. <i>East.</i> —Village Tor of the Kakar Táluka. <i>South.</i> —Village Rajo Dero of the Kakar Táluka. <i>West.</i> —Kohistan.
Rajo Dero. ...	5,047	27	<i>North.</i> —Villages Din Panah and Tor of the Kakar Táluka. <i>East.</i> —Villages Ladho Dero, Kasbo and Malko Jagir of the Kakar Táluka. <i>South.</i> —Village Malko Jagir of the Kakar Táluka. <i>West.</i> —Kohistan.
Kasbo. ...	2,423	8	<i>North.</i> —Village Ladho Dero of the Kakar Táluka. <i>East.</i> —Villages Lalhar Barani and Malko Jagir of the Kakar Táluka. <i>South.</i> —Village Malko Jagir of the Kakar Táluka. <i>West.</i> —Village Rajo Dero of the Kakar Táluka.
Tor. ...	3,188	25	<i>North.</i> —Redhi Jagir, Kakar Táluka. <i>East.</i> —Villages Lalhar Barani and Ladho Dero of the Kakar Táluka. <i>South.</i> —Villages Ladho Dero and Rajo Dero of the Kakar Táluka. <i>West.</i> —Villages Din Panah and Rajo Dero of the Kakar Táluka.
Ladho Dero. ...	2,334	10	<i>North.</i> —Village Tor of the Kakar Táluka. <i>East.</i> —Village Lalhar Barani of the Kakar Táluka. <i>South.</i> —Villages Kasbo and Rajo Dero of the Kakar Táluka. <i>West.</i> —Villages Tor and Rajo Dero of the Kakar Táluka.

Name of Village.	Area.	Boundaries.
	A. g.	
Malko Jagir. ...	2,998 35	<p><i>North.</i>—Villages Kasbo and Lalhar Barani of the Kakar Táluka.</p> <p><i>East.</i>—Village Gul Muhammad Barani of the Kakar Táluka.</p> <p><i>South.</i>—Village Ketí Navi of the Kakar Táluka.</p> <p><i>West.</i>—Villages Kasbo and Rajo Dero of the Kakar Táluka.</p>
Ketí Navi. ...	2,358 31	<p><i>North.</i>—Village Malko Jagir of the Kakar Táluka.</p> <p><i>East.</i>—Village Hero Khan of the Johi Táluka.</p> <p><i>South.</i>—Village Hero Khan of the Johi Táluka and Kohistan.</p> <p><i>West.</i>—Kohistan.</p>
Lalhar Barani. ...	5,814 32	<p><i>North.</i>—Village Redhi Jagir of the Kakar Táluka.</p> <p><i>East.</i>—Village Ber Bughio Barani of the Kakar Táluka.</p> <p><i>South.</i>—Villages Gul Muhammad Barani and Malko Jagir of the Kakar Táluka.</p> <p><i>West.</i>—Villages Tor, Ladho Dero and Kasbo of the Kakar Táluka.</p>
Ber Bughio Barani. ...	4,132 21	<p><i>North.</i>—Village Redhi Jagir of the Kakar Táluka.</p> <p><i>East.</i>—Village Tori Barani of the Kakar Táluka.</p> <p><i>South.</i>—Village Gul Muhammad Barani of the Kakar Táluka.</p> <p><i>West.</i>—Village Lalhar Barani of the Kakar Táluka.</p>
Gul Muhammad Barani... ..	3,512 37	<p><i>North.</i>—Villages Lalhar Barani and Ber Bughio Barani of the Kakar Táluka.</p> <p><i>East.</i>—Village Tori Barani of the Kakar Táluka.</p> <p><i>South.</i>—Villages Mirwah and Hero Khan of the Johi Táluka.</p> <p><i>West.</i>—Villages Malko Jagir and Ketí Navi of the Kakar Táluka.</p>

Name of Village.	Area.	Boundaries.
	A. G.	
Tori Barani. ...	9,669 29	<i>North.</i> —Villages Redhi Jagir and Dengano of the Kakar Taluka. <i>East.</i> —Villages Malar Barani and Kathia Barani of the Kakar Taluka and Duabo of the Johi Taluka. <i>South.</i> —Villages Duabo, Suk Nai and Mirwah of the Johi Taluka. <i>West.</i> —Villages Redhi Jagir, Ber Bughio Barani and Gul Mubammad Barani of the Kakar Taluka.
Malar Barani. ...	5,312 28	<i>North.</i> —Village Dengano of the Kakar Taluka. <i>East.</i> —Villages Iso Narejo, Pusia and Kur Faujo Barani of the Kakar Taluka. <i>South.</i> —Village Kathia Barani of the Kakar Taluka. <i>West.</i> —Village Tori Barani of the Kakar Taluka.
Kathia Barani. ...	2,845 26	<i>North.</i> —Village Malar Barani of the Kakar Taluka. <i>East.</i> —Villages Kur Faujo Barani of the Kakar Taluka and Jhalko of the Johi Taluka. <i>South.</i> —Village Duabo of the Johi Taluka. <i>West.</i> —Villages Tori Barani of the Kakar Taluka and Duabo of the Johi Taluka.
Kur Faujo Barani	2,433 33	<i>North.</i> —Village Pusia of the Kakar Taluka. <i>East.</i> —Villages Thariri Jado Shahid of the Kakar Taluka and Jhalko of the Johi Taluka. <i>South.</i> —Villages Kathia Barani of the Kakar Taluka and Jhalko of the Johi Taluka. <i>West.</i> —Villages Malar Barani and Kathia Barani of the Kakar Taluka.

Name of Village.	Area:	Boundaries.
	A. g.	
Thariri Jado Shahid.	2,510 19	<i>North.</i> —Villages Pusia and Khararo Kinaro of the Kakar Taluka. <i>East.</i> —Villages Dur Muhammad and Kot Bajo of the Kakar Taluka. <i>South.</i> —Villages Kot Bajo of the Kakar Taluka and Jhaliko of the Johi Taluka. <i>West.</i> —Villages Kur Faujo Barani of the Kakar Taluka and Jhaliko of the Johi Taluka.
Kot Bajo ...	2,200 32	<i>North.</i> —Villages Thariri Jado Shahid and Dur Muhammad of the Kakar Taluka. <i>East.</i> —Villages Dur Muhammad and Drib Tulan of the Kakar Taluka. <i>South.</i> —Villages Phulji, Nuro and Jhaliko of the Johi Taluka. <i>West.</i> —Villages Thariri Jado Shahid of the Kakar Taluka and Jhaliko of the Johi Taluka.

Notn. No. 363, dated 18th February 1897, S. O. G., 1897, Pt. I, p. 244.—In exercise of the powers conferred by Section 4 of Bombay Act XII of 1866, the Commissioner in Sind, with the sanction of His Excellency the Right Honourable the Governor in Council, is pleased to direct that, on and after the 1st March 1897, the area hereinbelow specified and described shall cease to be included in and form part of the territorial jurisdiction of the Subordinate Civil Court of Sehwan in the Karachi District for the purposes of the said Act, and shall for the said purposes be included in and form part of the Sakrand Taluka within the territorial jurisdiction of the Subordinate Civil Court of Hala in the Hyderabad District:—

Area.	Boundaries.
Deh Kacha Sehwan, comprising 3,785 acres 31 gunthas. Portion of deh Chach, comprising 373 acres 6 gunthas. Old bed of the river, comprising 976 acres 10 gunthas	<i>North.</i> —Deh Dhand Karampur. <i>East.</i> —River Indus. <i>South.</i> —Deh Kacho That. <i>West.</i> —Remainder of deh Chach.

Extending Section 1 to a certain extent to Thar and Párkar.

Notn., dated 26th June 1867, B. G. G., 1867, Vol. I, p. 2116.—The Government Notification of 11th instant, published at page 1978 of the *Government Gazette* of the 13th idem, is hereby cancelled, and the following amended Notification is published for general information :—

Pursuant to the provisions of the XXI Section of (Bombay) Act XII of 1866, the Right Honourable the Governor in Council is pleased hereby to order that so much of the 1st Section of (Bombay) Act XII of 1866, as refers to the constitution of the Sudder Court in the Province of Sind as the highest Court of Appeal in Criminal matters in the said Province within the meaning of the Code of Criminal Procedure, be from the date of this Notification extended to that portion of the Province of Sind which is now in charge of the Political Superintendent of Thar and Párkar.

Rules and Orders under Bombay Act VI of 1867.
(*Bombay Sanitary Regulation.*)

Sanitarium for Bombay for cases of infectious diseases.

Notn., dated 15th May 1872, B. G. G., 1872, Pt. I, p. 639.—Under the provisions of (Bombay) Act VI of 1867, the Right Honourable the Governor in Council is pleased to direct that Butcher's Island be used as a Sanitarium for the Town and Island of Bombay, and that Plague, Cholera, Small-pox, and Scarlet Fever are the infectious diseases for which the said Sanitarium is intended to provide.

*Declaring black leprosy to be an infectious disease dangerous to life,
and establishing sanitarium for cases of leprosy.*

Notn. No. 82, dated 8th January 1890, B. G. G., 1890, Pt. I, p. 12.—In exercise of the power conferred by Section 12 of Bombay Act VI of 1867 (An Act for the better sanitary regulation of the City of Bombay), and in continuation of the Notification No. 3364⁽¹⁾, published at page 695 of the *Bombay Government Gazette* for 1884, Part I, the Governor in Council is pleased to determine that the disease known as black leprosy shall for the purposes of the said Act be held to be an infectious disease dangerous to life.

And in exercise of the power conferred by Section 1 of the said Act the Governor in Council is pleased to notify that the undermentioned places shall serve as sanitarium for the City of Bombay for cases of leprosy :—

- (a) The Edalji Framji Albless Leper Home, Trombay, containing by admeasurement one bigha six pands and fifteen sticks, be the same little more or less, the dimensions of which are as follows :—

On the north.—7 poles in length and 7 poles in breadth or thereabouts.

On the south.—13 poles in length and 10 poles in breadth or thereabouts.

(1) The portion of Notification No. 3364 of 1884, here referred to, is superseded by Notification No. 1124, dated 19th March 1890, printed at page 498, *infra*.

On the east.—18 poles in length and 12 poles in breadth.

And on the west.—20 poles in length and 7 poles in breadth or thereabouts.

(b) The Dinsha Manekjee Petit Leper Hospital, Ratnágiri, bounded:—

On the north—by Survey No. 424.

On the south—by do.

On the east—by do.

And on the west—by Survey No. 425 and the road leading to the town of Ratnágiri.

Declaring the Leper Home on the Mátunga Road to be a Sanitarium for Bombay for cases of leprosy.

Notn. No. 3666, dated 10th September 1890, B. G. G., 1890, Pt. I, p. 930.—In exercise of the power conferred by Section 1 of Bombay Act VI of 1867 (An Act for the better sanitary regulation of the City of Bombay), and in continuation of Government Notification No. 82 of 8th January 1890, published at page 12 of the *Bombay Government Gazette* of 9th idem, Part I, His Excellency the Governor in Council is pleased to notify that the under-mentioned place shall serve as a Sanitarium for the City of Bombay for cases of leprosy:—

The Leper Home situated east of the Mátunga Road and north of the road connecting the Mátunga Road with Mudly Antop Hill, and bounded as follows:

(a) On the north by land belonging to Maria Beatrice Fernandez, executrix of the late Francis Fernandez.

(b) On the west by land belonging to the Bombay Municipal Corporation.

(c) On the south by Government Survey Numbers 1103 and 1104.

(d) On the east by Government Survey Number 1104.

Rules for the disinfection and cleansing of vessels having on board persons suffering from cholera or small-pox.

Notn. No. 3334, dated 15th September 1884, B. G. G., 1884, Pt. I, p. 695.—With reference to Government Notification No. 2504, dated 24th July 1884, published at pages 548-49 of Part I of the *Bombay Government Gazette* of 31st idem, the following order under Section 12, and Rules under Section 11, of Bombay Act VI of 1867 are published for information and guidance:—

*

*

*

(This portion of the Notification is superseded by Notification No. 1124, dated 19th March 1890, printed on the next page.)

And in exercise of the power conferred by Section 11 of the said Act, the Governor in Council is pleased to make the following rules for the disinfection

and cleansing of vessels on board of which are or recently have been persons suffering, or who have recently suffered, from cholera or small-pox (namely) :—

1. When the Health Officer of the Port directs, under Section 9 of the said Act, all or any part of a vessel to be forthwith fumigated or otherwise cleansed for sanitary purposes, he shall, in the order in writing which contains such direction, appoint a place at which the vessel shall be moored or anchored for the purpose of being so fumigated or cleansed, and the Master or Commander to whom such order is addressed shall—

- (a) moor or anchor his vessel, without delay, at the appointed place ;
- (b) not remove his vessel from such place until such time as he shall be permitted so to do by an order in writing signed by the Health Officer aforesaid.

2. The Master or Commander shall cause to be disinfected or cleansed, in such manner as the Health Officer of the Port shall direct, every part of the vessel and every article therein which, in the opinion of the said Health Officer, may probably be infected⁽¹⁾.

3. The Health Officer of the Port may, if he thinks such course necessary or highly expedient, direct that the clothing, bedding or any other article forming part of the personal property of any person suffering, or who has recently suffered, from cholera or small-pox, be forthwith destroyed, instead of being merely disinfected or cleansed under the last preceding rule. The Master or Commander shall cause every such order to be carried into execution in such manner as the said Health Officer directs.

4. No article which the Health Officer of the Port directs under Rule 2 or 3 to be disinfected, cleansed or destroyed shall be removed from the vessel without the written consent of the said Officer.

Declaring scarlet fever, measles, cholera and small-pox to be infectious diseases dangerous to life and adding a sentence to Rule 2.

Notn. No. 1124, dated 19th March 1890, B. G. G., 1890, Pt. I, p. 228.—
In exercise of the power conferred by Section 12 of Bombay Act VI of 1867. (An Act for the better sanitary regulation of the City of Bombay), and in modification of the order made under the said section in Notification No. 3364, dated 15th September 1884 (published at page 695 of the *Bombay Government Gazette* dated 18th idem, Part I), the Governor in Council is pleased to determine that scarlet fever and measles, as well as cholera and small-pox, shall, for the purposes of the said Act, be held to be infectious diseases dangerous to life.

And in exercise of the power conferred by Section 11 of the said Act, the Governor in Council is pleased to direct that the following sentence be added to No. 2 of the Rules made and promulgated in the Notification aforesaid, *viz.* :—

(1) For addition to this Rule, see Notification No. 1124, dated 19th March 1890, printed on his page.

“For the disinfection of a vessel or of any part of a vessel by fumigation, not less than one pound of sulphur shall be used for every 1,000 cubic feet of space to be disinfected.”

Authorizing the Presidency Surgeon, 2nd District, to exercise the powers conferred by the Act on the Health Officer of the Port in the absence of the latter officer.

Notn. No. 3980, dated 3rd November 1884, B. G. G., 1884, Pt. I, p. 923.—Under the provisions of Section 13 of Bombay Act VI of 1867, the Governor in Council is pleased to authorize the Presidency Surgeon, 2nd District, for the time being to exercise all the powers conferred by that Act on the Health Officer of the Port, whenever such Health Officer may be unavoidably prevented from performing his duties and until a substitute or successor of such Health Officer shall be appointed by Government.

Orders under Bombay Act VII of 1867⁽¹⁾ (*District Police*).

Appointing the Commissioner in Sind to be Commissioner (now Inspector-General) of Police in Sind.

Notn., dated 22nd January 1868, B. G. G., 1868, Pt. I, p. 53.—The following appointments are made under (Bombay) Act VII of 1867, Section 5:—

* * * * *

The Commissioner in Sind to be Commissioner of Police⁽²⁾ in Sind, comprising the Districts of Karáchi, Hyderabad, Shikárpur, Upper Sind Frontier and Thar and Párkár.

* * * * *

Extending Section 31 of the Act to certain towns, places and roads in the Province of Sind.

Notn., dated 5th January 1869, B. G. G., 1869, Pt. I, p. 6.—The Right Honourable the Governor in Council is pleased specially to extend the operation of Section 31 of the “Bombay District Police Act, 1867,” to the undermentioned Towns, Places, and Roads in the Province of Sind:—

(1) This Act has not been repealed as to Sind, *vide* Section 1 (1) of Bombay Act IV of 1890.

(2) Now Inspector-General of Police.

District of Karáchi.

- | | |
|-----------------|----------------------------|
| 1. Arazi. | 8. Meah Putta. |
| 2. Buback. | 9. Pir Putta. |
| 3. Sujáwal. | 10. Kambár Ali Shah Budai. |
| 4. Maggar Pir. | 11. Udera Lall. |
| 5. Amir Pir. | 12. Shah Yukeck. |
| 6. Shah Hassan. | 13. Jhoke. |
| 7. Dharan. | |

District of Hyderabad.

- | | |
|---------------|-----------------|
| 1. Bhiria. | 5. Tanda Adam. |
| 2. Tharushah. | 6. Mattári. |
| 3. Dowlatpur. | 7. Nassarpur. |
| 4. Sháhpur. | 8. Ninda Shere. |

District of Shikárpur.

- | | | |
|---------------|---------------|---------------------|
| 1. Sitáb. | } Port Indus. | 6. Sháhdádpur. |
| 2. Nowabad. | | 7. Lakhie. |
| 3. Khyrpur. | | 8. Nowshera. |
| 4. Lahari. | | 9. Gurri Yassein. |
| 5. Nowa Gate. | | 10. Khyrpur Dherki. |

ROADS.

District of Karáchi.

The road from Karáchi to Maggar Pir.

The road from Karáchi to Ghizri Bandar.

District of Hyderabad.

The road from Hyderabad to Giddu Bandar.

District of Shikárpur.

The road from Shikárpur to Lukki Turr.

Note.—The following places are already under the provisions of Section 31 of the "Bombay District Police Act, 1867"—

Karáchi.

Karáchi, Dádu, Sehwan, Johi, Máhjanda, Kotri, Thánna Bulla Khàn, Jerruck, Tatta, Kotri on the Uchta, Mirpur Saera, Khetti, Mirpur Batora, Beyla, Mugrabhim, Shabandar.

Hyderabad.

Kandiara, Nowshera, Mara, Sakkarrand, Halla, Sháhdádpur, Mirpur, Alyarka Tanda, Hyderabad, Tanda Mahomed Khan's Diggri, Tanda Baga, Baddin.

Shikárpur.

Mehar, Tharri Mohbat, Kakkár, Larkhana, Warrah, Bakrani, Kámbar, Rattadera, Sujawal, Shikárpur, Sukkur, Drukhan, Rohri, Panna Akil, Ghotki, Ubowra, Mirpur.

Rules and Orders under Bombay Act II of 1868.

(Public Ferries.)

Dividing ferries into classes and specifying the rates of toll leviable, &c., and the conditions to be inserted in the leases of public ferries and delegating to Collectors certain powers under the Act.

Notn., dated 5th August 1870, B. G. G., 1870, Pt. I, p. 890.—It is hereby notified under the provisions of Bombay Act II of 1868 :—

1. That in supersession of paragraph 2 of the Notification dated December 16th, 1868, all Ferries in the Bombay Presidency shall be divided into classes, and the rates of toll leviable at each class of Ferry shall be as specified below.

Classified Table of Ferry Fares.

Large Tidal Ferries, which the same boat will not work across both ways more than twice in the day are to be treated as special cases ; other Ferries may be classed as follows :—

Class 1.—To comprise those where the same boat cannot go and return more than six times in a day of fourteen hours.

Class 2.—Those where the same ferry boat will cross and recross from seven to ten times.

Class 3.—Those where one boat will cross and recross from eleven to fifteen times.

Class 4.—Those where it will do so more than fifteen times.

It is to be understood that this classification of Ferries according to the number of times which a boat can cross is not to be *strictly* adhered to.

Table of Fares.

Description.	Rates of Ferry Fares.			
	At Ferries of 1st Class.	At Ferries of 2nd Class.	At Ferries of 3rd Class.	At Ferries of 4th Class.
	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
Four-wheeled carriages, each ...	0 12 0	0 8 0	0 6 0	0 6 0
Two-wheeled carriages on springs ...	0 8 0	0 6 0	0 4 0	0 3 0
Laden carts, with or without springs, each.	0 8 0	0 6 0	0 4 0	0 3 0
Unladen do. do. do.	0 5 0	0 4 0	0 3 0	0 2 0
Laden tattoos, horned cattle, and mules ...	0 3 0	0 2 0	0 1 0	0 1 0
Horses, laden or unladen ...	0 3 0	0 2 0	0 1 0	0 1 0
Unladen tattoos, horned cattle, and mules	0 2 0	0 1 0	0 0 6	0 0 6
Asses, laden or unladen ...	0 1 0	0 1 0	0 0 6	0 0 6
Camels, laden or unladen ...	0 4 0	0 3 0	0 2 0	0 2 0
Sheep and goats ...	0 0 3	0 0 3	0 0 1	0 0 1
Palanquin, with hamáls ...	0 12 0	0 8 0	0 8 0	0 4 0
Tonjon or Native Pálma, with hamáls ...	0 6 0	0 4 0	0 4 0	0 2 0
Passengers other than little children ...	0 1 0	0 0 6	0 0 3	0 0 3 ⁽²⁾

(1) For addition to this table, see Notification No. 2083, dated 16th June 1883, printed at page 503, *infra*.

(2) As amended by Notification No. 1562 A, dated 4th May 1891, printed at page 503, *infra*.

The rates to be levied at special Ferries shall be fixed by the Collector in each case with the sanction of Government.

These fares, besides giving the persons paying them a right to the conveyance of their vehicles and animals and their loads across the Ferry, are, in cases of wheeled vehicles, to pay for embarkation, disembarkation, and (at the Ferries where it is declared necessary by the Collectors) taking the vehicles to the top of the opposite bank, sufficient men for this purpose being provided by the Ferry Contractor, without causing delay in the working of the boat. No charge to be made for little children in arms. The fare chargeable for a wheeled vehicle is not to cover the fare for the animal or animals which may draw it. Half the rates only should be charged for animals made to swim alongside of the boat.

The following persons are exempted from payment of Ferry Tolls:—

(For the revised list of persons, &c., exempted from payment of ferry tolls, see Notification No. 1582, dated 2nd May 1882, printed at page 510, *infra*.)

2. That the conditions which Government deem it advisable, under Section 5 of the Act, to insert in leases of Public Ferries, are:—

A.—That the contract shall not be sub-let without the express sanction of the Collector, given in writing.

B.—That the amount of the contract shall be paid by the farmer in monthly instalments, on dates to be fixed by the Collector, and inserted in the contract.

C.—That satisfactory security be given for the punctual payment of the amount of the contract, and of interest at one per cent. per mensem on all sums which may fall into arrears.

D.—That the contract may be cancelled for failure on the Contractor's part to observe any of its terms, and that the Contractor and his securities shall be answerable for any loss which may be caused by its resale, and the direct management of the Ferry for the period which remained for it to run.

E.—That the Collector may make all necessary additions or repairs to the Contractor's boats or baskets, on his failing to do so for five days after being required in writing, the cost to be defrayed by the Contractor, and recovered from him as a revenue demand in default of payment.

F.—That a certain number of boats and men, to be fixed by the Collector, shall be maintained during the period of the contract.

G.—Any other conditions consistent with the provisions of the Act which may be specially sanctioned by the Revenue Commissioners, to whom power is hereby delegated under Section 17 of the Act for this purpose.

3. That Government, under Section 17 of the Act, hereby delegate to Collectors the power to determine the number of boats and men to be kept up at each Ferry, and the dates on which instalments shall be paid, which are to be included among the conditions of the lease under Section 5 of the Act: and also vest them with general control of the Public Ferries in their districts, under the orders of Government and subject to the general control of the Revenue Commissioner.

Notn. No. 2083, dated 16th June 1883, B. G. G., 1883, Pt. I, p. 423.—With reference to the Notification of 5th August 1870, published by the Governor in Council under the Bombay Ferries Act, 1868, at pages 890—892 of Part I of the *Bombay Government Gazette* of the 11th idem, it is hereby notified for general information that Government have been pleased to approve of the following addition to the table of tolls leviable under the said Act (namely) :—

Description.	Rates of Ferry Fares.			
	At Ferries of 1st Class.	At Ferries of 2nd Class.	At Ferries of 3rd Class.	At Ferries of 4th Class.
Goods and merchandise unloaded from carts at one side of a ferry for the purpose of being reloaded into carts at the other side.	3 annas for each cart unloaded.	2 annas for each cart unloaded.	1 anna for each cart unloaded.	1 anna for each cart unloaded.

Notn. No. 1562A, dated 4th May 1891, B. G. G., 1891, Pt. I, p. 369.—*Erratum.*—In Government Notification dated 5th August 1870, issued under the provisions of Bombay Act II of 1868 and published at pages 890—892 of the *Bombay Government Gazette* of the 11th idem, for “Re. 0-3-0” occurring in the column headed “Rates of ferry fares at ferries of 4th class” in the table of fares against the words “Passengers other than little children,” read “Re. 0-0-3”.

Scale of rates to be levied upon passengers, &c., carried over certain ferries in Sind.

⁽¹⁾ *Notn. No. 1874, dated 25th December 1886, para. 3, S.O.G., 1886, Pt. I, p. 777.*—As regards the other ferries on the Indus and Canal ferries, the Commissioner in Sind directs that the following rates of fares be levied :—

	River Ferries.		Canal Ferries.
	Hot weather, Class I.	Cold weather, Class II.	Class IV.
	Rs. a. p.	Rs. a. p.	Rs. a. p.
1. Passenger with his personal luggage which he can carry ...	0 0 6	0 0 3	0 0 3
2. Four-wheeled carriage with or without load.	1 8 0	0 12 0	0 6 0

(1) The 1st paragraph of this Notification is an order under Section 2 of Bombay Act II of 1868 and is omitted, as it is of too little general importance for publication. The 2nd paragraph referred to special ferries or steamers and steam-launches and is superseded by Notifications Nos. 1982 and 1103, dated 24th October 1892 and 25th May 1894, respectively, printed at pages 505 and 508, *infra*; so the ferries referred to in this, the 3rd paragraph, are ferries other than special ferries or steamers and steam-launches.

	River Ferries.		Canal Ferries.
	Hot weather, Class I.	Cold weather, Class II.	Class IV.
	Rs. a. p.	Rs. a. p.	Rs. a. p.
3. Two-wheeled carriage with or without load	1 0 0	0 8 0	0 4 0
4. Carts do. do.	0 12 0	0 6 0	0 3 0
5. Palkhis do. do.	0 12 0	0 6 0	0 3 0
6. Dooleys do. do.	0 8 0	0 4 0	0 2 0
7. An elephant do.	2 0 0	1 0 0	0 8 0
8. A camel with load	0 4 0	0 2 0	0 1 0
9. A camel without load	0 2 0	0 1 0	0 0 6
10. A camel load only	0 2 0	0 1 0	0 0 6
11. A buffalo	0 2 0	0 1 0	0 0 6
12. A horse, mule, bullock, cow, with load	0 2 0	0 1 0	0 0 6
13. Ditto without load	0 1 0	0 0 6	0 0 3
14. Ditto load only	0 1 0	0 0 6	0 0 3
15. A donkey with load	0 1 0	0 0 6	0 0 3
16. A donkey without load	0 0 6	0 0 3	0 0 1
17. A donkey load only	0 0 6	0 0 3	0 0 2
18. Sheep and goats, per score	0 4 0	0 2 0	0 1 0
19. Grain, per khurwar	0 8 0	0 4 0	0 2 0
20. Goods, per maund	0 1 0	0 0 6	0 0 3

Levying rates upon passengers, carts, &c., carried by the Steam Ferry plying between Gopang and Hala.

Notn. No. 1593, dated 1st September 1892, S. O. G., 1892, Pt. I, p. 218.—The Commissioner in Sind is pleased, in exercise of the powers vested in him by Government Notification dated the 3rd March 1871⁽¹⁾, to declare under Section 3 of the Public Ferries Act, No. II of 1868, that the following rates be levied upon all passengers, carts, carriages, &c., carried by the Steam Ferry plying between Gopang and Hala :—

(1) Printed at page 515, *infra*.

				Between Gopang and Hala.	
				Cold season, September 16th to May 15th.	Hot season, May 16th to September 15th.
<i>Passengers.</i>				Rs. a. p.	Rs. a. p.
First class	Each	0 4 0	0 8 0
Second class	"	0 2 0	0 4 0
Horse or pony, not including syce or rider	"	0 2 0	0 4 0
Horned cattle	"	0 2 0	0 4 0
Camel, not including attendant or rider	"	0 4 0	0 8 0
Donkey, not including attendant or rider	"	0 1 0	0 2 0
Goat or sheep, not including attendant	"	0 0 6	0 1 0
Carriage, not including horse, occupants or attendants	"	0 12 0	1 8 0
Kajawah (covered), excluding camel and attendants, but including occupants	"	1 0 0	2 0 0
Cart, excluding bullocks, occupants and attendants and goods	"	0 8 0	1 0 0
Kajawah (uncovered), excluding camel and attendants, but including occupants	"	0 8 0	1 0 0
Goods, per maund	"	0 1 0	0 2 0

Levying rates upon passengers, &c., carried by steamers and steam-launches plying between Kotri and Gidu.

Notn. No. 1982, dated 24th October 1892, S. O. G., 1892, Pt. I, p. 427.—
In supersession of previous Notifications, the Commissioner in Sind is pleased, in exercise of the powers of a Local Government vested in him by Government Notification dated the 3rd March 1871⁽¹⁾, to declare under Section 3 of the Public Ferries Act, Bombay Act II of 1868, that the following rates be levied from all passengers, &c., carried by steamers and steam-launches plying between Kotri and Gidu from the 20th instant:—

Description of Traffic.				Hot Season, 16th May to 15th September.	Cold Season, 16th September to 15th May.
				Rs. a. p.	Rs. a. p.
Passengers, 1st class	Each	0 4 0	0 2 0
Do. 2nd do....	"	0 2 0	0 1 0
Do. 3rd do....	"	0 1 0	0 0 6
Horses	"	0 2 0	0 1 0
Ponies and mules	"	0 2 0	0 1 0
Camels	"	0 4 0	0 2 0

(1) Printed at page 515, *infra*.

Description of Traffic.	Hot Season, 16th May to 15th September.			Cold Season, 16th September to 15th May.		
	Rs.	a.	p.	Rs.	a.	p.
Oxes and cows Each.	0	2	0	0	1	0
Donkeys and calves... .. "	0	1	0	0	0	6
Sheep and goats "	0	0	6	0	0	3
Dogs "	0	1	0	0	1	0
Carriages (not including horses, occupants or attendants) "	0	12	0	0	6	0
Dog-cart or buggy "	0	8	0	0	4	0
Carts (not including bullocks, occupants or attendants) "	0	8	0	0	4	0
Kajawah, covered (including occupants, but not attendants) "	1	0	0	0	8	0
Kajawah, uncovered (not including occupants or attendants) "	0	8	0	0	4	0
Corpse "	2	0	0	1	0	0
Treasure bag of Rs. 1,000 "	0	2	0	0	1	0
Luggage per maund or fraction thereof "	0	1	0	0	1	0
(1) Goods of all descriptions per maund or fraction thereof "	0	1	0	0	0	6

N.B.—When the steamers cease to ply during the night, a steam-launch will be available at the following rate:—

All the year round 4 annas per head per ordinary trip, provided that the steam-launch will not start unless at least 4 fares or Rupee one be paid.

Baggage may be taken to the extent allowed free by the North-Western Railway, provided space be available.

Special trips may be arranged, if time permits, between the ordinary trips fixed in the Time Table.

Notn. No. 1730, dated 11th July 1893, S. O. G., 1893, Pt. I, p. 48.

The Commissioner in Sind, in exercise of the powers of a Local Government vested in him by Government Notification of the 3rd March 1871⁽²⁾, under Section 3 of the Public Ferries Act (Bombay Act II of 1868), has approved the following amendment to be made in the schedule of Ferry rates by steamer between Kotri and Gidu Bandar for shore to shore traffic issued under Notification No. 1982, dated 24th October 1892, *viz.*, for

“Goods of all description per maund or fraction thereof.

Hot season.

1 anna.

Cold season.

6 pies.”

should be substituted—

(a) Goods of all description per maund or fraction thereof carried by steamer throughout the year 1 anna.⁽³⁾

(b) Goods of all description per maund or fraction thereof *ferried over in barges.*

Hot season.

6 pies.

Cold season.

6 pies.

(1) For amendment, see Notification No. 1730, dated 11th July 1893, printed on this page.

(2) Printed at page 515, *infra*.

(3) As amended by Notification No. 231, dated 7th February 1894, printed on the next page.

Notn. No. 231, dated 7th February 1894, S. O. G., 1894, Pt. I, p. 149.—The Commissioner in Sind, in exercise of the powers of a Local Government vested in him by Government Notification of the 3rd March 1871⁽¹⁾, under Section 3 of the Public Ferries Act (Bombay Act II of 1868), has approved the following amendment to be made in the schedule of ferry rates by steamer between Kotri and Gidu Bandar for shore to shore traffic, issued under Notification No. 1982, dated 24th October 1892, as amended by a subsequent Notification No. 1730, dated 11th July 1893, viz., for "goods of all description per maund or fraction thereof carried by steamer:—

Hot season.

1 anna.

Cold season.

6 pies."

should be substituted "goods of all description per maund or fraction thereof carried by steamer throughout the year ... 1 anna."

Levying rates upon passengers, &c., carried by the Steam Ferry plying between Phulji and Mithani.

Notn. No. 2047, dated 4th November 1892, S. O. G., 1892, Pt. I, p. 472.—The Commissioner in Sind is pleased, in exercise of the powers vested in him by Government Notification dated the 3rd March 1871⁽¹⁾, to declare under Section 3 of the Public Ferries Act, No. II of 1868, that the following rates be levied upon all passengers, carts, carriages, &c., carried by the Steam Ferry plying between Phulji and Mithani:—

		Between Phulji and Mithani.					
		Cold season, September 16th to May 15th.			Hot season, May 16th to September 15th.		
		Rs.	a.	p.	Rs.	a.	p.
Passengers ...	First class ...	0	2	0	0	4	0
	Second class ...	0	1	0	0	2	0
	Third class ...	0	0	6	0	1	0
Horse or pony, not including syce or rider ...		0	1	0	0	2	0
Horned cattle ...		0	1	0	0	2	0
Camel, not including attendant or rider ...		0	2	0	0	4	0
Donkey, not including attendant or rider ...		0	0	6	0	1	0
Goat or sheep, not including attendant ...		0	0	3	0	0	6
Carriage, not including horses, occupants or attendants ...		0	6	0	0	12	0
Kajawah, covered, excluding camel and attendants, but including occupants ...		0	8	0	1	0	0
Kajawah, uncovered, excluding camel and attendants, but including occupants ...		0	4	0	0	8	0
Cart, excluding bullocks, occupants and attendants, and goods ...		0	4	0	0	8	0
Goods, per maund ...		0	0	6	0	1	0

Levying rates upon passengers, &c., carried by Steamers plying between Sukkur and Rohri.

Notn. No. 1103, dated 25th May 1894, S. O. G., 1894, Pt. I, p. 552.—The following reduced tariff which was sanctioned experimentally for six months for all passengers, &c., carried by steamers plying between Sukkur and Rohri, with effect from the 1st July 1892, and has since been sanctioned to be continued, is published for general information under Section 3 of the Public Ferries Act, Bombay Act II of 1868, in supersession of previous notifications :—

	Laden.			Unladen.			Remarks.
	Rs.	a.	p.	Rs.	a.	p.	
Passengers, first class	0	1	0	
Do. second class	0	0	6	
Horse ...	0	2	0	0	1	0	
Tattoo or mule ...	0	2	0	0	1	0	
Ass ...	0	1	0	0	0	6	
Goat, sheep, pig or dog	0	0	1	
Horned cattle ...	0	2	0	0	1	0	
Camel ...	0	4	0	0	2	0	
Carriage, four-wheeled ...	0	12	0	0	12	0	
Do. two-wheeled ...	0	8	0	0	8	0	
Cart with bullocks ...	0	6	0	0	4	0	
Covered kajawas, including occupants ...	0	8	0	0	4	0	
Uncovered kajawas do. ...	0	6	0	0	4	0	
Goods, per maund	0	0	6	i e., goods not carried on animals or carts.

Levying rates upon passengers, &c., carried by the ferry steam-boat plying between Syedpur and Tanka.

Notn. No. 1684, dated 1st August 1894, S. O. G., 1894, Pt. I, p. 105.—In supersession of Notification No. 2512, dated 31st December 1892, published at page 6 of the *Sind Official Gazette* of the 5th January 1893, the Commissioner in Sind, in exercise of the powers vested in him by Government Notification dated the 3rd March 1871⁽¹⁾, hereby approves, under Section 3 of the Public Ferries Act II of 1868, of the following rates being levied upon all passengers, carts, carriages, &c., carried by the ferry steam-boat plying between Syedpur and Tanka :—

(1) Printed at page 515, *infra*.

Description of Traffic.	Cold Season, 16th September to 15th May.			Hot Season, 16th May to 15th September.		
	Rs. a. p.			Rs. a. p.		
First-class passengers	0	4	0	0	4	0
Second do. do.	0	1	0	0	1	0
Carriages, two-wheeled ... } Excluding animals,	0	8	0	1	0	0
Do. four do. ... } attendants, and	1	0	0	1	8	0
Carts	0	4	0	0	8	0
Horse or pony, not including syce or rider ...	0	1	0	0	2	0
Cows and bullocks	0	1	0	0	2	0
Camels, not including attendant or rider ...	0	2 ⁽¹⁾	0	0	4 ⁽¹⁾	0
Mules and donkeys, not including attendant or rider, and calves	0	0	9	0	1	6
Sheep, goats, dogs and monkeys, not including attendants	0	0	3	0	0	6
Corpse	2	0	0	3	0	0
Treasure not exceeding Rs. 1,000 in bags or boxes.	0	1	0	0	2	0
Do. for each further sum not exceeding Rs. 1,000	0	1	0	0	2	0
Kajawahs, covered, including occupants but not attendants	0	8	0	1	0	0
Do. uncovered, not including occupants or attendants	0	4	0	0	8	0
Luggage, per maund or fraction thereof ...	0	1	0	0	1	0
Goods, per do. do.	0	0	6	0	1	0
Live stock, including fowls and game of all sorts, per dozen	0	1	0	0	2	0
Grain conveyed without cattle, per kharar ...	0	2	0	0	4	0

Notn. No. 1816, dated 15th August 1894, S. O. G., 1894, Pt. I, p. 156.—The Commissioner in Sind, in exercise of the powers of a Local Government vested in him by Government Notification of the 3rd March 1871⁽²⁾, under Section 3 of the Public Ferries Act, Bombay Act II of 1868, hereby approves of the following note being added at the foot of the schedule of ferry rates by steamer between Syedpur and Tanka, issued under Notification No. 1684, dated 1st August 1894:—

“*Note.*—Grain carried on animals ferried over in steamer shall be free.”

Notn. No. 985, dated 11th May 1896, S. O. G., 1896, Pt. I, p. 405.—In exercise of the powers of a Local Government vested in him by Government Notification of the 3rd March 1871⁽²⁾, under Section 3 of the Public

(1) As altered by Notification No. 985, dated 11th May 1896, printed on this page.

(2) Printed at page 515, *infra*.

Ferries Act II of 1868, the Commissioner in Sind hereby sanctions the following alteration in the tariff, which was notified in this office No. 1684 of the 1st August 1894, published at page 105 of the *Sind Official Gazette*, dated 2nd August 1894, as leviable from all passengers, carts and carriages carried by the ferry steam-boat plying between Syadpur and Tanka:—

Camels, not including attendant or rider, from anna 1 and annas 2 in the cold and hot seasons to annas 2 and annas 4 in the cold and hot seasons, respectively.

Exempting certain persons, vehicles, animals, &c., from payment of ferry tolls.

(1) *Notn. No. 1582, dated 2nd May 1882, B. G. G., 1882, Pt. I, p. 330.*—In exercise of the power conferred on him by Section 1 of Bombay Act II of 1878 (amending Bombay Ferries Act, 1868), the Governor in Council is pleased to declare that the persons, vehicles, animals, &c., mentioned in the following list are exempt from payment of ferry tolls otherwise demandable under Bombay Act II of 1868 in addition to the persons exempted by Section 3 of Bombay Act II of 1868; provided that exemptions heretofore allowed since the passing of Bombay Act II of 1878 in conformity with a Notification of the Governor in Council published at page 890 of the *Bombay Government Gazette* of 11th August 1870, shall be deemed to have been lawfully allowed as if this Notification had been in force during such period:—

1. All officers and soldiers of Her Majesty's regular forces on duty or on the march, and their horses and baggage; and all prisoners under military escort; and all carriages and horses belonging to Her Majesty or employed in Her military service, when conveying any such persons or baggage or stores, or returning from conveying the same.

2. All camp followers, carts, cattle, &c., when moving under the orders of competent military authority. Animals belonging to the Government Cattle Farm.

3. His Excellency the Governor General and His Excellency the Governor with their camps.

4. Foreign Rulers or Native Chiefs and their followers or retainers; also other natives of distinction whom Government, the Commissioner or the Collector, may see fit for special reasons to exempt.

5. Grass-cutters attached to Cavalry or Artillery Regiments.

6. Cultivators, wood-cutters, grass-cutters, and the like, who have daily or constantly to cross the ferry on their way to their daily occupation (*the precise terms of this exemption will be left to the decision of the Collector*).

7. Carts containing public treasure, with their escorts and baggage.

8. Carts actually employed in the conveyance of material for the construction or repair of public works, constructed or maintained by Imperial, Provincial, or Local Funds.

(1) For addition to this Notification, see Notification No. 3691, dated 15th September 1882, printed on the next page.

In other cases when a ferry is crossed by carts, &c., hired for, or in use on, the public service, the toll is to be paid and the sum recovered by a contingent bill. For instance, a Collector will pay toll for the whole of the carts containing his own baggage and the Government records and tents, recovering the toll on account of the latter by a contingent bill.

9. Peons of all departments wearing their belts.

10. Mail carts, tongas, horses, vans actually carrying Her Majesty's mails; led ponies employed in the mail service, and empty mail tongas (*i. e.*, red mail carts) on all mail tonga lines.

11. All military and public stores, and goods belonging to the Public Works and Local Funds Department, Treasure and Official Records.

12. All village and district officers and all officers belonging to any of the departments under Government when actually travelling on duty, and who have been exempted under Section 5 of the Tolls Act, 1875; and all Public Works and Local Fund maistries, mustering karkúns, post-runners, mukádams, and peons, when provided with a pass showing that they are *bond fide* employed in these departments.

13. All young children in arms.

Provided that in the case of any of the officers abovementioned whose exemptions have been granted after the existing ferry contracts have been sold and accepted by contractors, the exemptions shall be deemed to come in force on the expiry of the present contracts:

Provided also that the exemption from payment of ferry tolls in the case of Government officers is limited to the officials abovementioned and their actual conveyance, and does not extend to their camp equipage and personal baggage. The exemption is only to extend to the one horse on which the officer may happen to be riding.

Notn. No. 3691, dated 15th September 1882, B. G. G., 1882, Pt. I, p. 738.—With reference to Government Notification No. 1582 of 2nd May 1882 (published at page 330 of Part I of the *Bombay Government Gazette* of the 4th idem), His Excellency the Governor in Council is pleased to declare that the following persons shall be added to and included in the list given in the said Notification as exempt from payment of ferry tolls otherwise demandable under Bombay Act II of 1868; in addition to the persons exempted under Section 3 of Bombay Act II of 1868 and the persons mentioned in the said Notification, namely:—

All persons belonging to the Bandar Establishment of the Indus Conservancy Department at Kotri and Sukkur in the Province of Sind.

Exempting certain persons, &c., from payment of ferry tolls at the Kotri-Gidu Bandar Ferry.

Notn. No. 2802, dated 5th July 1892, S. O. G., 1892, Pt. I, p. 5.—The following Notification under Section 3, clause (d), of Bombay Act II of

1868, and Government Notification of the 3rd March 1871⁽¹⁾, is issued in lieu of Notification No. 2594 of the 23rd June 1892, published at page 722 of the *Sind Official Gazette*, which is hereby cancelled:—

Notification.

The persons, vehicles, animals, &c., mentioned in the following list⁽²⁾ are exempt from payment of ferry tolls otherwise demandable under Bombay Act II of 1868 at the Kotri-Gidu Bandar Ferry in addition to the persons exempted by Section 3 (a), (b) and (c) of Bombay Act II of 1868:—

1. All officers and soldiers of Her Majesty's regular Forces on duty or on the march and their horses and baggage, and all prisoners under Military escort, and all carriages and horses belonging to Her Majesty or employed in Her Military service when conveying any such persons or baggage or stores, or returning from conveying the same.
2. All camp followers, carts, cattle, &c., when moving under the orders of competent Military authority.
3. His Excellency the Governor General and His Excellency the Governor with their camps.
4. Public treasure with accompanying escort, baggage and carts.
5. Peons of all Departments wearing their belts.
6. Postal runners, Her Majesty's mails, mail carts, tongas, horses, and vans actually carrying Her Majesty's mails.
7. All young children in arms.

* *Note.*—With the exception of No. 6, these exemptions shall not apply to trips when the ferry is running to meet a passenger train.

Notn. No. 1728, dated 17th September 1892, S. O. G., 1892, Pt. I, p. 301.—In continuation of this office Notification No. 2802 of the 5th July 1892, published at page 5 of the *Sind Official Gazette* of the 7th idem, the Commissioner in Sind is pleased to exempt the following persons from payment of Ferry Tolls under Bombay Act II of 1868 at the Kotri-Gidu Ferry:—

All Railway servants duly provided with free passes issued by authorized Railway Officers.

Rules to ensure the safety of passengers and property in Native Boats plying on the River Indus at Sukkur at night.

Notn. No. 1684, dated 23rd March 1885, S. O. G., 1885, Pt. I, p. 336.—It is hereby notified for general information that the following rule,

(1) Printed at page 515, *infra*.

(2) For addition to this list, see Notification No. 1728, dated 17th September 1892, printed on this page.

sanctioned by the Commissioner in Sind, is issued under Section 12 of Bombay Act II of 1868, to ensure the safety of passengers and property in Native Boats plying on the River Indus at Sukkur at night :—

All Boats or Steamers plying within the limits of the Sukkur and Rohri Ferry to carry a light at the bow between sunset and sunrise.

✓ *Notifying the limits of each District for the purposes of Clause 2 of Section 16 of the Act.*

Notn., dated 18th August 1869, B. G. G., 1869, Pt. I, p. 938.—It is hereby notified that the limits of each district for the purposes of Clause 2 of Section 16 of the Bombay Ferry Act (No. II of 1868) shall be co-extensive with the several Collectorates.

✓ *Delegating to the Commissioners the power under Section 5 and to the Collectors the powers under Sections 4 and 5 of the Act.*

Notn., dated 16th December 1868, B. G. G., 1868, Pt. I, p. 1235.—It is hereby notified under the provisions of Bombay Act II of 1868 :—

That all existing Ferries within the limits of the Presidency of Bombay, which have been declared to be Public Ferries under the provisions of any law heretofore in force shall be deemed to be Public Ferries under the present Act.

That all authorized Tolls levied at such Ferries shall, until further orders, continue to be so levied at the same rates⁽¹⁾.

That under Section 17 of the said Act the Right Honourable the Governor in Council is pleased to delegate the following powers :—

To REVENUE COMMISSIONERS.

✓ Power under Section 5 to lease any Public Ferry by public auction or by private contract for a period not exceeding seven years.

To COLLECTORS OF DISTRICTS.

(1) Power under Section 4 to provide for the appointment of Toll-keepers, Ferrymen and other servants, for the management and conduct of the Public Ferries within their districts.

(2) Power under Section 5 to confirm all existing leases of Public Ferries for the remaining period of the leases, provided such period do not exceed seven years.

(3) Power to lease any Public Ferry by public auction or by private contract for a period not exceeding one year.

⁽¹⁾ The portion in Italics is superseded by Notification dated 5th August 1870, printed at page 501, *supra*.

Extending to Sub-Collectors the powers conferred on Collectors in the above Notification.

Notn., dated 20th January 1869, B. G. G., 1869, Pt. I, p. 51.—His Excellency the Governor in Council is pleased to extend to Sub-Collectors the powers conferred on Collectors in the Notification* of the 16th December last.

The Sub-Collectorates of Kolába, Broach, and Sholápur shall be considered each a separate district for the purposes of the Ferry Act.

Notn., dated 27th January 1869, para. 2, B. G. G., 1869, Pt. I, p. 66.—The Right Honourable the Governor in Council is pleased to declare, with reference to Act II of 1868, that the Commissioner in Sind shall stand for Revenue and Police Commissioner, and that the Notification† of the 16th December 1868⁽¹⁾, shall be in force in Sind.

Delegating to the Commissioners and Collectors the powers under Sections 12 and 6 respectively.

✓ *Notn., dated 11th August 1869, B. G. G., 1869, Pt. I, p. 902.*—Under the provisions of Section 17 of (Bombay) Act II of 1868, the Right Honourable the Governor in Council is pleased to delegate to Revenue Commissioners power to approve and modify rules made by Collectors of Districts for the Regulation of Public Ferries, under Section 12 of the same Act; also to delegate to Collectors of Districts power to approve of Regulations made by Lessees, Contractors or Farmers under Section 6 of the same Act.

Delegating to the Commissioner in Sind the powers under Sections 6 and 12 of the Act.

Notn., dated 12th October 1869, B. G. G., 1869, Pt. I, p. 1159.—The Right Honourable the Governor in Council is pleased to delegate to the Commissioner in Sind, under Section 17. of Bombay Act II of 1868, the powers of Government contemplated in Sections 6 and 12 of the said Act.

Delegating to the Commissioner in Sind the powers conferred on the Governor of Bombay in Council by Section 2 of the Act.

Notn., dated 14th September 1870, B. G. G., 1870, Pt. I, p. 1019.—The Right Honourable the Governor in Council is also pleased, under Section 17 of the above Act, to delegate to the Commissioner in Sind the powers conferred on the Governor of Bombay in Council by Section 2 of the said Act.

Delegating to the Commissioner in Sind the powers conferred on the Governor of Bombay in Council by Section 3 of the Act.

Notn., dated 3rd March 1871, B. G. G., 1871, Pt. I, p. 297.—The Right Honourable the Governor in Council is pleased, under Section 17 of Bombay Act II of 1868, to delegate to the Commissioner in Sind the power conferred on the Governor of Bombay in Council by Section 3 of the said Act.

Rules and Orders under Bombay Act VI of 1873.

(District Municipalities.)

Rules prescribing the independent authority of Municipalities in respect of public education, &c.

Notn. No. 2585, dated 6th December 1894, B. G. G., 1894, Pt. I, p. 1233.—In supersession of the rules published by Government Notification No. 129, dated 26th January 1887, and with reference to Government Notification No. 2433, dated 6th November 1893, the following rules made in exercise of the powers conferred under Section 24 of the Bombay District Municipal Act, 1873, as amended by Section 49 (e) of the Bombay District Municipal Act Amendment Act, 1884, to prescribe the extent of the independent authority of Municipalities in respect of public education, and the relations of Municipalities with the Government Educational Department, are published for general information :—

Rules laid down by Government under Section 24 of the Bombay District Municipal Act of 1873.

1. The powers and duties of every Municipality in respect of the establishment and maintenance of schools may, subject to the reservations and conditions hereinafter contained, and subject to such alterations as may from time to time be made under the authority of Government on this behalf, be delegated to a Committee, which shall be called "the Schools Committee"; and shall be constituted according to the rules made under Section 32 of the District Municipal Act Amendment Act (Bombay II of 1884).

2. The principles and system of school management, the course of instruction to be followed, and the rates of salary to be given to the various

grades of masters in Municipal Schools, shall be those prescribed by the Educational Department under the authority of Government in the Codes for Vernacular Masters and Training Colleges, and in Chapter I and Schedules of the Grant-in-aid Code, so far as the same may be applicable : provided that to meet local requirements, with the previous consent of the Director of Public Instruction, any Municipality may adopt such modifications as may be found to be necessary or expedient. In case of doubt as to the application of any principle or rule the decision of the Director of Public Instruction shall be followed subject to an appeal to Government, whose decision shall be final and conclusive:

3. Municipal Schools shall, subject to the proviso in Rule 2, be provided for all castes and classes of the community, and shall be open to inspection and examination at all times by the Government Inspecting Staff. The Municipality shall in each case make suitable arrangements in communication with the Inspector for the annual examination required by the Educational Department.

4. In the Budget Estimate of every Municipality prepared under Section 88 of the Bombay District Municipal Act of 1873, as amended by clause (j) of Section 49 of the Bombay District Municipal Act Amendment Act, 1884, there shall be a separate section for educational income and expenditure. A copy of that section, with full details of both income and expenditure, and of all variations and alterations made from time to time shall be forwarded to the Educational Inspector as soon as conveniently may be after the general meeting at which such Budget Estimate, variation or alteration is passed. The School Fund shall be kept distinct from the general Municipal Fund and in the annual accounts rendered under Section 90 of the said Act, there shall also be a separate section under the head Education. A copy of this section shall be forwarded yearly to the Government Educational Inspector of the Division as soon as possible after the accounts have been audited and passed.

5. In the Budget Estimate and in the annual accounts shall be set forth in separate parts the receipts and expenditure—

- (1) for schools within the contract *;
- (2) for schools not within the contract, but maintained or aided from the Municipal Fund with or without a Government grant;
- (3) for any other educational purposes not included in the above, but coming under Section 24, clauses (15), (16) or (21) of Act VI of 1873.

Under the head of ' Receipts ' shall be shown separately—

- (a) balance of School Fund unexpended and carried forward ;
- (b) the Government contract grant ;
- (c) the fee receipts of schools ;

* The contract grant is a sum of money paid at the discretion of Government for the support of a certain number of primary schools said to be within the contract.

- (d) the sum assigned and paid to the Municipality under Section 47 of the Bombay District Local Boards Act, 1884, which is to be expended on educational purposes under the second paragraph of that section ;
- (e) any other contribution made by Government or by a Local Board, and any other income received by the Municipality for expenditure on or for the benefit of the said schools, or accruing from the said schools ;
- (f) the allotment made by the Municipality in the year of account from receipts of the Municipal Fund other than receipts under (a), (b), (c), (d), and (e) for expenditure on or for the benefit of the said schools.

6. The Budget Estimate and annual accounts shall be rendered in such detail as may be set forth in forms prescribed from time to time by the Governor in Council.

7. In all questions relating to pension, leave, and pay, and acting allowances the rules from time to time in force for the Government uncovenanted services shall be applicable to every member of a school establishment, who has been or may be transferred from the Educational Department, and who was permanently employed by that Department on a salary of more than Rs. 10.

In Municipal Schools so long as persons who hold certificates recognised by the Educational Department or who are already in receipt of pensionable salaries under Government are procurable, no persons not so qualified shall be employed on a salary of more than Rs. 10. It shall be incumbent on every Municipality engaging a teacher as aforesaid to make provision for his pensionary rights and leave allowances, in accordance with the rules in this behalf from time to time prescribed by Government, and every such teacher shall have the same rights in respect of pension, leave allowances, dismissal and transfer as if he were an officer lent to the Municipality. In filling up places of non-pensionable pay, the Municipality shall give the preference to those who have passed an examination qualifying for the Public Service, or who have been useful teachers.

Explanation.—In reference to the obligation as to the employment of certificated persons recited in this rule, it must be understood that all teachers on a salary of more than Rs. 10, whether first employed by the

* A Municipality can send candidates to the Government Training Colleges provided (1) the candidates are accepted as properly qualified by the Educational Inspector and the Educational Inspector has room for them, and (2) the Municipality provides the usual stipends and engages to employ the candidates for five years after passing for a certificate.

Educational Department in Government and Local Board Schools or whether first employed by the Municipalities in their primary and industrial schools, are interchangeable. The Municipalities must, therefore, limit their choice of new teachers to (1) Teachers who hold certificates issued by a *Training Institution and signed by an Educational Inspector and (2) Teachers who hold a Drawing Master's Certificate from the Jamsetji Jijibhai School of Art or a final certificate for any course taught in the College of Science, the Dayaram Jethmal Sind College, the Jamsetji Jijibhai School of Art, or the Victoria Jubilee Technical Institute.

8. Subject to Rule 7, the appointment, promotion, punishment, suspension and dismissal of all members of the establishments of Municipal Schools shall rest with the Municipality or the Schools Committee to whom such power may be delegated: provided that no officer in receipt of a salary exceeding ten rupees per month shall be dismissed or have his salary permanently reduced or be retransferred to the Educational Department without the previous sanction of the Municipality.

9. In order that the less advanced Municipalities may be relieved of responsibilities which they are not yet prepared to bear, any such Municipality may apply to the Director of Public Instruction, and on such application the administration of its schools in the matter of appointment, promotion, punishment, suspension and dismissal of all members of the establishments of Municipal Schools may be conducted by the Government Educational Department.

10. The scale of school fees payable in any Municipal School shall not, without the previous consent of the Director of Public Instruction, be increased above, or reduced below, that existing at the time of the transfer of such school to the Municipality. Free-studentships in primary or secondary schools maintained or aided by a Municipality shall be distributed according to the rule prescribed in the Vernacular Masters Code, and scholarships paid from Municipal Funds shall be allotted on the same principle. But it shall be allowable to consider all the schools of the same class (primary or secondary) together, and if suitable claimants do not come forward the allotted places shall remain vacant.

11. As to all Departmental matters other than those referred to in Rule 2 as to which the ruling of the Educational Department is obligatory, every Municipality shall give full consideration to the representations of the Educational Department and shall make a written reply within a reasonable time stating its reasons in case it dissents from the views set forth in such representations.

12. With a view to the promotion of private schools and as an aid to the provision of the adequate system of primary instruction which is required by law, every Municipality shall keep a register of primary schools not included in the contract as Municipal Schools, to be recommended by them from time to time for maintenance under the Grant-in-aid system according to the Code of rules from time to time prescribed and published by Government: provided that a Municipality shall not interfere in any way with such schools as do not desire to receive aid or to be subject to its supervision.

13. A detailed statement of all employés in Municipal Schools, with their salaries and all other items of recurring expenditure, shall be maintained by each Municipality and shall be at all times open to the inspection of the Government Educational Inspector.

14. Every Municipality shall furnish without delay all returns, statistics and any other information relating to Municipal Schools which may be called for by the Educational Inspector.

Notn. No. 1533, dated 13th July 1895, S. O. G., 1895, Pt. I-A, p. 3.—
In supersession of Notification No. 1662, dated 4th November 1886, published at pages 35 to 42 of the *Sind Official Gazette*, Part I-A, of the 11th idem, and with reference to Notification No. 2829 of the 22nd November 1893, published at pages 27 and 28 of the *Sind Official Gazette*, Part I-A, of the 30th idem, the Acting Commissioner in Sind, in virtue of the powers enabling him in this behalf, is pleased to declare that the following rules, approved by His Excellency the Governor of Bombay in Council, for regulating, under Section 24 of the Bombay District Municipal Act, the management of Municipal schools, and published at pages 1233 to 1235 of the *Bombay Government Gazette*, Part I, of the 13th December 1894, shall also apply under the authority of that section to all Municipalities in Sind :—

*Rules made under Section 24⁽¹⁾ of the Bombay District
Municipal Act of 1873.*

(*Vide Rules printed on pages 515 to 518, supra.*)

*Form of Account of expenditure on Educational objects by the
Municipalities in Sind.*

Notn. No. 16, dated 5th January 1887, S. O. G., 1887, Pt. I-A, p. 1.—
Under the provisions of Section 90 of the Bombay District Municipal Act, the Commissioner in Sind is pleased to prescribe the following as the form in which Municipalities in Sind shall furnish an account of their expenditure on Educational objects :—

(1) The powers of Government under this section are in Sind exercised by the Commissioner in Sind.

LOCAL RULES AND ORDERS MADE UNDER

[1873, Bo. Act VI—
[1874, Bo. Act I—

Object of expenditure.		RECEIPTS FOR THE YEAR.											Remarks.
		Local Assets.											
1	Schools within the contract Schools not within the contract. { Schools started and maintained by the Municipality Schools aided by the Municipality Other Educational objects not included in the above, but coming under Section 24, Clauses (15), (16) or (21) of Act VI of 1872 Total ...	2	Opening balance at the beginning of the year.										
		3	Government contract grant.										
		4	Provincial grants to schools made under the grant-in-aid rules for results.										
		5	Provincial grants-in-aid on account of miscellaneous objects such as buildings, apparatus, &c.										
		6	Fees.										
		7	Local Board grant assigned under Section 47.										
		8	Local Board grant assigned under Section 45.										
		9	Subscriptions, endowments, and miscellaneous.										
		10	Municipal Funds.										
		11	Total receipts including opening balance.										
		12	Total expenditure for the year.										
		13	Closing balance at the end of the year.										
		14											

NOTE I.—The other Educational objects for which receipts and expenditure have been shown should be detailed in the remark column.

NOTE II.—The objects for which the grants shown in column 5 are made should be shown in the remark column.

Orders under Bombay Act I of 1874 (*Tramways, Bombay*).

*Sanctioning a new line of Tramway with a double track
by a certain route.*

Notn., dated 26th January 1876, B. G. G., 1876, Pt. I, p. 87.—It is hereby notified for general information that, under the provisions of Section 4 of Bombay Act No. I of 1874, His Excellency the Governor in Council is pleased to sanction the construction and maintenance by the Bombay Tramway Company, Limited, of a new line of Tramway by a double track by the following route, as approved by the Municipal Commissioner for the City of Bombay :—

From a point of junction with the existing Colába line of Tramway near the Wellington Fountain in a northerly direction along Apollo Street and Marine Street across Elphinstone Circle in front of the Town Hall; along the Eastern Boulevard and Hornby Road to a point of junction with the Esplanade line of Tramway at the south-east end of Cruickshank Road.

*Sanctioning a new line of Tramway with a single track from Grant
Buildings, Colába, to Sassoon's Dock.*

Notn., dated 10th March 1877, B. G. G., 1877, Pt. I, p. 217.—It is hereby notified for general information that, under the provisions of Section 4 of Bombay Act No. I of 1874, His Excellency the Governor in Council is pleased to sanction the construction and maintenance by the Bombay Tramway Company of a new line of Tramway by a single track from the Terminus near Grant Buildings, Colába, along the Lower Colába Road to a point near the Sassoon's Dock, as approved by the Acting Municipal Commissioner for the City of Bombay.

*Sanctioning an extension of the Tramway from the Money School
to the Portuguese Church, Girgaum.*

Notn., dated 7th November 1877, B. G. G., 1877, Pt. I, p. 954.—It is hereby notified for general information that, under the provisions of Section 4 of Bombay Act No. I of 1874, His Excellency the Honourable the Governor in Council is pleased to sanction the extension of the Tramway by the Bombay Tramway Company, Limited, from a point in the present line near the Money School along the Breach Candy Road to a point near the Portuguese Church, Girgaum, on the conditions imposed by the Municipal Commissioner for the City of Bombay.

*Sanctioning the extension of the Tramway line to the Grant Road
Railway Station.*

Notn. No. 1138, dated 5th April 1881, B. G. G., 1881, Pt. I, p. 181.—It is hereby notified for general information that, under Section 4 of Bombay Act I of 1874, His Excellency the Right Honourable the Governor in Council is pleased to sanction the extension of the tramway line by the Bombay Tram-

way Company, Limited, from the head of Abdul Rahman Street to a point near the Grant Road Railway Station, passing through the Company's own land into Bapu Khoté Street, thence by Erskine Road, Falkland Road and Grant Road to the proposed terminus, subject to the conditions imposed by the Municipal Commissioner for the City of Bombay.

Sanctioning a new line of Tramway with double tracks from the Money School over the Carnac Bridge to Wádi Bandar.

Notn. No. 3696, dated 5th November 1881, B. G. G., 1881, Pt. I, p. 688.—It is hereby notified for general information that, under Section 4 of Bombay Act I of 1874, His Excellency the Right Honourable the Governor in Council is pleased to sanction the construction by the Bombay Tramway Company, Limited, of a new Tramway with double tracks from a point intersecting the Girgaon Tramway Line near the Money School, along the Esplanade Cross Road over Carnac Bridge, and thence along the Frere Road to a point close to the G. I. P. Railway level-crossings at Wádi Bandar, subject to the conditions imposed by the Municipal Commissioner for the City of Bombay.

Sanctioning a line of Tramway from the Bábula Tank Road to the Hancock Bridge along the Mázgaon Road.

Notn. No. 1710, dated 9th May 1894, B. G. G., 1894, Pt. I, p. 406.—Notice is hereby given under Section 4 of the Bombay Tramways Act, 1874, that the Municipal Commissioner for the City of Bombay has approved, and that His Excellency the Governor in Council has been pleased to sanction, the making and maintenance, by the grantees mentioned in the said Act, of a Tramway with a double track between the places in the said City and by the route hereinbelow specified, that is to say :—

from the place at which the Mázgaon Road joins the Bábula Tank Road to the south end of the Hancock Bridge along the Mázgaon Road.

Sanctioning new lines of Tramway by certain routes.

Notn. No. 3475, dated 13th September 1894, B. G. G., 1894, Pt. I, p. 975.—Notice is hereby given under Section 4 of the Bombay Tramways Act, 1874, that the Municipal Commissioner for the City of Bombay has approved, and that His Excellency the Governor in Council has been pleased to sanction, the making and maintenance, by the grantees mentioned in the said Act, of a Tramway between the places in the said City and by the routes hereinbelow specified, that is to say :—

(1) with a double track from the Kávasji Patel Tank along the Kávasji Patel Tank Road, Duncan Road and Ripon Road up to the Jacob Fountain ;

(2) with a single track from the Kharshedji Mánekji Statue along the Bellasis Junction Road up to the existing siding on the Parel Road opposite the Sir J. J. Hospital.

Notn. No. 534, dated 8th February 1895, B. G. G., 1895, Pt. I, p. 149.—Notice is hereby given under Section 4 of the Bombay Tramways Act, 1874, that the Municipal Commissioner for the City of Bombay has approved, and that His Excellency the Governor in Council has been pleased to sanction, the making and maintenance, by the grantees mentioned in the said Act, of a Tramway between the places in the said City and by the routes hereinbelow specified, that is to say :—

(1) with a double track along Falkland Road from its junction with Grant Road to its junction with Gilder Street;

(2) with a single track along Nágdevi Street and portion of Masjid Bandar Road from the junction of Nágdevi Street and Carnac Road to the junction of Masjid Bandar Road and Abdul Rahiman Street.

Notn. No. 670, dated 12th February 1896, B. G. G., 1896, Pt. I, p. 119.—Notice is hereby given under Section 4 of the Bombay Tramways Act, 1874, as amended by Act II of 1895, that the Municipal Commissioner for the City of Bombay has approved, and that His Excellency the Governor in Council has been pleased to sanction, the making and maintenance, by the grantees mentioned in the said Act, of a Tramway with a double track between the places in the said City and by the route hereinbelow specified, that is to say :—

From the present terminus at the south foot of Hancock Bridge, over that bridge and along the Mázgaon Road as far as the junction of that road with Mhátárpákhádi Road.

Orders under Bombay Act II of 1874⁽¹⁾ (*Jails*).

Extending the Act to Sind and Aden.

Notn., dated 15th April 1875, B. G. G., 1875, Pt. I, p. 369.—His Excellency the Governor in Council is pleased to declare the provisions of Bombay Act No. II of 1874 (An Act for the Regulation of Jails in the City and Presidency of Bombay and the enforcement of discipline therein), to be hereby extended to and rendered applicable in the Province of Sind, Aden and the *Panch Maháls*⁽²⁾.

(1) This Act has been repealed, except Sections 9 to 16 inclusive, by the Government of India's General Act IX of 1894.

(2) The words in Italics were repealed by the operation of Act VII of 1885 (*Panch Maháls*).

Establishing Civil Jails at certain places and appointing Medical Officers to attend the Civil Jails at their respective Stations and to perform the duties required by Sections 12, 13 and 15 of the Act.

Notn., dated 15th April 1875, B. G. G., 1875, Pt. I, p. 370.—Under the provisions of Section 9 of Bombay Act No. II of 1874 (An Act for the Regulation of Jails in the City and Presidency of Bombay and the enforcement of discipline therein), the Honourable the Governor in Council is pleased to declare the establishment of Civil Jails at the following places:—

Aden.	Kaládgi.	Dohad ⁽¹⁾ .
Poona.	Dhárwár.	Godhra ⁽¹⁾ .
Ahmednagar.	Kárwár.	Karáchi.
Dhulia.	Ratnágiri.	Hyderabad.
Sholápur.	Thána.	Shikárpur.
Sátára.	Ahmedabad.	
Belgaum.	Surat.	

2. Under the provisions of Section 12 of the Act, the Civil Surgeons at the several Stations are appointed to attend the Civil Jails at their respective Stations, and to perform the duties required by Sections 12, 13 and 15 of the Act. *The Assistant Surgeon at Godhra is appointed to be the Medical Officer of the Civil Jail at that Station⁽¹⁾.*

Establishing a Civil Jail at Naushádro in the Hyderabad District.

Notn., dated 23rd May 1876, B. G. G., 1876, Pt. I, p. 449.—Under the provisions of Section 9 of Bombay Act No. II of 1874 (An Act for the Regulation of Jails in the City and Presidency of Bombay and the enforcement of discipline therein), the Honourable the Governor in Council is pleased to declare the establishment of a Civil Jail at Naushádro in the Hyderabad District.

The Civil Jail at Thána declared to be a Civil Jail for the Násik District.

Notn. No. 895, dated 5th February 1884, B. G. G., 1884, Pt. I, p. 74.—Under Section 9 of Bombay Act II of 1874 the Civil Jail at Thána is hereby declared to be a Civil Jail for the Násik District until further orders.

(1) The Jails at Dohad and Godhra, which were declared to be Civil Jails by Notification No. 822, dated 18th January 1886 (B. G. G., 1886, Pt. I, p. 64), when the Panch Maháls was created a Regulation District under Bombay Act VII of 1885, have since been abolished, vide Notifications No. 8549, dated 22nd December 1894 (B. G. G., 1894, Pt. I, p. 1267) and No. 8842, dated 18th December 1895 (B. G. G., 1895, Pt. I, p. 1271).

Rules and Orders under Bombay Act III of 1874.
(Hereditary Offices.)

Rule regarding registration of adoptions.

✓ *Notn. No. 6387, dated 21st September 1887, B. G. G., 1887, Pt. I, p. 807.*—In exercise of the power conferred by Section 82 of the Bombay Hereditary Offices Act, 1874, His Excellency the Governor in Council is pleased to make the following rule :—

When on enquiry it appears to the Collector that there are strong reasons for doubting the fact or legality of an adoption reported to him under Section 34 of the said Act, he may make an order suspending registration of the name of the alleged adoptive heir until such time as the adoption is declared valid by a competent Court: Provided that in any such case he shall fully record the grounds of making such order and shall communicate them to any party concerned and provided that he may at any time for sufficient reason set aside such order and direct registration of the name or further enquiry as he may think suitable.

✓ *Conferring on the Collector of Salt Revenue, the powers of a Commissioner, and on certain Deputy and Assistant Collectors of Salt Revenue, the powers of a Collector under the Act as regards the Salt Department.*

Notn. No. 4247, dated 22nd July 1881, B. G. G., 1881, Pt. I, p. 397.—Under the provisions of Sections 5 and 6 of the Pensions Act, 1871, His Excellency the Right Honourable the Governor in Council is pleased to authorize the Deputy and Assistant Collectors of Salt Revenue in charge of Ranges to hear and dispose of claims and grant certificates empowering a Civil Court to take cognizance of claims relating to grants of money payable on the part of Government in the Salt and Continental Customs Revenue Department, and under the provisions of Section 84 of the Bombay Hereditary Offices Act, 1874, His Excellency the Right Honourable the Governor in Council is pleased to confer on the Collector of Salt Revenue all such of the powers and duties of a Revenue Commissioner and on the afore-said officers all such of the powers and duties of a Collector under that Act as are necessary for the lawful control of and are applicable to hereditary offices connected with the said Department.

Rules under Bombay Act II of 1876 (Land Revenue,
Bombay City).

Notn., dated 17th January 1877, B. G. G., 1877, Pt. I, p. 50.—The following Rules, prescribed under Section 40 of Bombay Act No. II of 1876, are published :—

Rules for Search, or Inspection and obtaining Copies of Maps, Land Registers, and other records of the Bombay City Survey, and all records concerning the Land or the Land Revenue under Section 40 of Act II of 1876, "The Bombay City Land Revenue Act, 1876."

1. Every application for search, inspection, and obtaining copies of, or extracts from, the Records shall be made in writing on paper bearing a Court Fee Stamp of the value of one anna. The date of receipt shall be endorsed upon the application, and the dates on which the requisition was satisfied and the amount of the fee received shall be duly recorded.

2. Copies will be given on stamped papers in accordance with Article 23, Schedule I, of Act XVIII of 1869⁽¹⁾, and Schedule I of Act VII of 1870.

3. A fee of Rupees 5 for each day will be charged in every case for search and inspection when permitted by the Collector. In no case will less than Rs. 5 be charged for search or inspection.

4. For copies of documents taken from the records a fee of one rupee will be charged as a comparing fee.

5. For allowing copies of plans from the Revenue Survey Records a fee of Rupees 5 will be charged in ordinary cases, i.e., for plans of land containing half an acre or 2,420 square yards or less. For plans of land measuring more than half an acre a fee of Rupees ten will be charged. For copies of plans lodged by private persons a fee of Rupee (1) one will be charged without reference to measurement.

6. The applicant is to take copies by his own clerk or surveyor, as copies cannot be made by the clerks or surveyors in the Collector's office.

7. No search, inspection, or copies of documents will be given in cases where it is obvious that such a course would be prejudicial to the interests of Government.

Rules regarding the production of records of the Collector of Bombay before Courts of Law.

Notn., dated 17th January 1877, B. G. G., 1877, Pt. I, p. 50.—His Excellency the Governor in Council is pleased to publish the following Rules under Section 41 of Bombay Act No. II of 1876:—

Rules regarding the production of records of the Collector of Bombay before the Courts of Law under Subpœna Duces Tecum.

1. Every summons for a production of the Collector's records, maps or rent rolls into Court should be accompanied with a fee of Rupees five, for which a receipt in due form will be given, and the amount credited to Government.

(1) Now Act I of 1878.

2. The clerk, surveyor, or inspector, or other person or persons producing the record on behalf of the Collector, shall be entitled to buggy-hire and attendance fees as per scale marginally noted per diem each, which fee shall be taken by himself or themselves as his or their remuneration.

Person getting rupees 30 or less per month	...	Rs.	1
Do. do. 31 to 60 do.	...	2	
Do. do. 61 to 100 do.	...	3	
Do. do. above 100 do.	...	6	

3. In the event of the party refusing to pay the fees or buggy-hire mentioned in rules 1 and 2, the clerk or other person or persons charged with production of the required record shall attend the Court, and inform the Judge that the fee has not been paid, and the order given by the Judge in the matter should be reported to the Collector in writing.

Rules regarding the disposal of Government lands for the manufacture of Salt.

Notn. No. 6829, dated 5th October 1891, B. G. G., 1891, Pt. I, p. 817.—In exercise of the powers conferred by Section 41 of the Bombay City Land Revenue Act, 1876, His Excellency the Governor in Council is pleased to make the following rules regarding the disposal of Government lands for the purposes of salt manufacture:—

(1) Government salt lands or lands occasionally overflowed by salt water should not ordinarily be disposed of under Section 25 of the Act, without first ascertaining by reference to the Salt Department whether they are wanted or likely to be wanted for salt manufacture.

(2) On receiving an intimation from the Collector of Salt Revenue that any unoccupied Government land at the disposal of the Collector of Bombay is wanted or is likely to be wanted for salt manufacture, the Collector of Bombay may, if he sees no objection to its appropriation for that purpose, dispose of such land to the Salt Department, and shall, in such case, cause a note to that effect to be made in the Survey Register.

Such land shall thenceforth be at the disposal of the Collector of Salt Revenue, subject to the general orders of Government, to let for the manufacture of salt or to make other arrangements as to its use for that purpose, on such conditions and for such period as, subject to the said orders, he may deem fit.

Order under Bombay Act III of 1876.

(Mamlatdars' Courts.)

Investing the Superintendent of Mahábleshwar with the powers of a Mamlatdar.

(1) *Notn., dated 4th April 1871, B. G. G., 1871, Pt. I, p. 424.*—The Right Honourable the Governor in Council is pleased to appoint the

(1) This Notification, issued under Bombay Act V of 1864, is kept in force by Bombay Act II of 1876, Section 3 (1).

Superintendent of Mahábaleshwar, in the Sátára Collectorate, a Deputy Collector under the provisions of Act XXI of 1852⁽¹⁾ and to invest him with the powers exercised by a Mámlatdár under Bombay Act V of 1864⁽²⁾.

Rules and Orders under Bombay Act I of 1877.

(Vaccination, Bombay.)

Bringing the Act into force from 1st September 1877.

Notn., dated 20th July 1877, B. G. G., 1877, Pt. I, p. 653.—His Excellency the Governor in Council is pleased to notify for general information that Bombay Act No. I of 1877, being an Act to prohibit the practice of inoculation and to make the vaccination of children in the City of Bombay compulsory, shall come into force from the 1st of September 1877.

Rules under Section 31 of the Act.

Notn., dated 10th March 1882, B. G. G., 1882, Pt. I, p. 215.—The following Rules made by the Sanitary Commissioner, and sanctioned by His Excellency the Governor in Council, under the provision of Section 31 of Act I of 1877 (The Bombay Vaccination Act), are published for general information in supersession of those already existing:—

- 1.—Every person before he can be appointed a public vaccinator, or authorized to act for a public vaccinator, will be required to pass an examination before the Superintendent of Vaccination regarding his practical and theoretical knowledge of vaccination, after which Certificates of Qualification in the Forms marked F and G to these rules annexed shall be respectively granted to him by the Superintendent of Vaccination and the Sanitary Commissioner.
- 2.—Whenever a public vaccinator obtains leave of absence from the Sanitary Commissioner either on account of sickness or when proceeding on privilege or other leave granted to him by the Sanitary Commissioner according to the Rules which apply to the Uncovenanted Servants of Government, the Sanitary Commissioner shall authorize a proper person to act during the absence of such public vaccinator as his deputy.
- 3.—The following table showing the different Vaccination Districts into which the City of Bombay has been divided as well as the position of the Public Vaccine Stations fixed under the provisions of Section 3, and the days and hours of the public vaccinator's attendance at each Station, is published for general information:—

(1) Presently Bombay Act V of 1872.

(2) Presently Bombay Act III of 1876.

Table showing the different Vaccination Districts made under Section 3 of Act I of 1877 (The Bombay Vaccination Act), and positions of Public Vaccine Stations, fixed under the provisions of the above section, and the days and hours of the Public Vaccinator's attendance at each Station.

Number of Vaccination Districts.	Number of Sub-Districts.	Name of Wards.	Place of Public Vaccine Stations.	Days and hours when Vaccination shall be performed at the Stations.	Stations, Fixed or Moveable.
1	1	Market ...	House No. 28, 1st Kol-bhat Lane, Kálbádevi Road.	Wednesday, 7 A.M. to 10 A.M.	Fixed.
		Dhobi Taláv ...			
	2	Phanaswádi ...	Girgaon Police Court ...	Friday, 7 A.M. to 10 A.M.	Do.
		Bhuleshvar ...			
	1	Girgaon ...	Chauki ...	Saturday, 8-30 A.M. to 10-30 A.M.	Moveable.
		Khetwádi ...			
2	2	Wálkeshwar ...	Shankarshet Charitable Dispensary.	Tuesday, 7 A.M. to 10 A.M.	Fixed.
		Chaupáti ...			
	1	Mahálakshmi ...	Municipal Stables ...	Thursday, 7 A.M. to 10 A.M.	Do.
		Khátra Taláv ...			
3	2	Kumbhárwáda ...	Municipal Stables ...	Monday, 7 A.M. to 10 A.M.	Do.
		Kámáthipura ...			
	2	Byculla ...	Byculla Vaccine Station.	Tuesday, 8-30 A.M. to 10-30 A.M.	Moveable.
		Tádwádi ...			
4	1	Grant Medical College Compound.	Chauki ...	Wednesday, 7 A.M. to 10 A.M.	Fixed.
		Colába ...			
	2	Fort ...	Fort Gratuitous Dispensary.	Saturday, 7 A.M. to 10 A.M.	Do.
		Esplanade ...			
5	1	Mándvi ...	Chauki, Syed Abdul Rahima Street.	Friday, 8-30 A.M. to 10-30 A.M.	Moveable.
		Chuckla ...			
	2	Chauki, near Umarchádi Market.	Chauki ...	Monday, 7 A.M. to 10 A.M.	Do.
		Umarchádi ...			
6	1	Dongari ...	Lowjee Wadia Charitable Dispensary.	Tuesday, 8-30 A.M. to 10-30 A.M.	Moveable.
		Mázgaon ...			
	2	Parel ...	Chauki ...	Friday, 8-30 A.M. to 10-30 A.M.	Do.
		Siwri ...			
6	1	Siwri Chauki ...	Mr. Wasudeo ao Jagannath's Bungalow, Dadar.	Open every day from 2 P.M. to 5 P.M.	
		Sion ...			
	2	Máhim ...	Warli Chauki ...		
		Warli ...			
		The Central Vaccination Depôt.	House No. 28, 1st Kol-bhat Lane, Kálbádevi Road.		

Places to be used as evening public vaccine stations, for the special use of the Gujaráthi Hindu Community.	Days of working.	Working Hours.
Mahájanwádi, Kálbádevi Road ...	Saturday ...	3 to 5 P.M.
Gulálwádi, Bhuleshwar ...	Wednesday ...	2-30 to 4-30 P.M.
Keshowji Jadhavji's Oart, Mándvi ...	Thursday ...	2-30 to 4-30 P.M.
Fort Public Vaccine Station (afternoon) ...	Monday ...	2-30 to 4-30 P.M.

- 4.—Each public vaccinator shall attend at the public vaccine station under his charge on the day when it is open for vaccination, half an hour before the time appointed for commencing work; and shall assist the Superintendent, Assistant Superintendent, or Head Vaccinator, as the case may be, in the performance of vaccination. He shall also be responsible that the records of the station under his charge are properly kept and up to date.
- 5.—All other vaccinators of the establishment shall assist at the morning working stations by bringing children for vaccination and inspection, or in such other way as may be necessary.
- 6.—Public vaccinators should endeavour to find out those children returned in the monthly returns of the Registrars of Births, whose duplicate certificates have not been received and who are therefore supposed to be unprotected, enquiring as to whether they really are unprotected; and in the event of their being so, shall bring the same to the notice of the Superintendent of Vaccination, who shall take such action as may be necessary.
- 7.—Public vaccinators shall also search out unprotected persons within their districts, and should any person under the age of 14 years be found to be unprotected, the same shall be brought to the notice of the Superintendent of Vaccination, who shall give the usual notice of vaccination to the parents or guardians of such persons as required by Section 21 of the Act.
- 8.—Vaccination at public vaccine stations shall be performed gratuitously, but a public vaccinator may, as provided in Section 13 of the Act, "accept a fee for vaccinating a child by request of the parent or guardian elsewhere than at a public vaccine station." An additional fee of Rs. 2 for the use of the heifer shall be charged for such vaccination at a private house; but if more than one member of the family is vaccinated, this Municipal charge shall be increased at the rate of annas eight per each individual operated upon. A maximum charge of Rs. 5 for the use of the heifer shall be made for vaccinating all the members of any one family including servants. In the event of Firms or Companies being desirous to have their establishments vaccinated at their own premises, a fee of Rs. 15 shall be charged for the use of the heifer, and a further charge of annas two per head shall be made for each individual vaccinated. The sums so received are to be paid to the Municipal Commissioner to the credit of the Municipal Fund.
- 9.—(*For amended Rule 9, see Notification dated 23rd September 1889, printed on the next page.*)
- 10.—No member of the Presidency Vaccine Establishment other than a public vaccinator shall practise vaccination privately. Public vaccinators may, under Section 13 of the Act, accept a fee for vaccination elsewhere than at a public vaccine station. The public vaccinator may attend private houses to vaccinate persons, and may charge a reasonable fee for his services as permitted by the Act.

- 11.—Application for the services of a public vaccinator elsewhere than at a public vaccine station should be made to the Superintendent of Vaccination; and if made to the public vaccinator of the district, or to any other public vaccinator, the applicant should be referred to the Superintendent.
- 12.—The Superintendent of Vaccination on receiving the application shall arrange to have the child vaccinated, as desired, by one of the public vaccinators, and in such manner as may best meet the convenience of the applicant and of the Vaccine Department.
- 13.—Medical Practitioners will, on application made to the Sanitary Commissioner, be furnished with forms of certificates required by the Act.
- 14.—Notification of any change made by the Sanitary Commissioner regarding districts, vaccine stations, or the days and hours of attendance of the public vaccinator at each station, shall be published in the *Bombay Government Gazette*.

F.

Bombay,

18 .

Certified that, after careful examination, I find Mr. _____ possesses full and accurate knowledge of the Theory and Practice of Vaccination. He is proficient in the Art of Vaccination, and is fit to be appointed to the post of Public Vaccinator.

Superintendent of Vaccination, Bombay.

G.

Bombay,

18 .

Certified that Mr. _____
Public Vaccinator.

is qualified for the post of

Sanitary Commissioner for the Government of Bombay.

Notn., dated 23rd September 1889, B. G. G., 1889, Pt. I, p. 832.—
The following Rule 9 as amended by the Sanitary Commissioner, and sanctioned by His Excellency the Governor in Council under the provision of Section 31 of Act I of 1877 (The Bombay Vaccination Act), is republished for general information :—

- 9.—Medical Practitioners will be supplied with animal lymph on points or glasses or in capillary tubes on payment of a fee of annas four for lymph sufficient to vaccinate one person, and shall report the results of each operation to the Superintendent of Vaccination, Presidency Circle.
-

Rules and Orders under Bombay Act IV of 1879.

*(Vaccination, Karáchi.)**Date on which the Act came into force in Karáchi.*

Notn. No. 2140, dated 13th August 1879, B. G. G., 1879, Pt. I, p. 630.—His Excellency the Governor in Council is pleased to notify for general information that Bombay Act No. IV of 1879, being an Act to prohibit the practice of inoculation and to make the vaccination of children in the town of Karáchi compulsory, shall come into force in the Municipal limits of that town on and from the 1st of September 1879.

Rules under Section 31 of the Act.

Notn. No. 2364, dated 13th August 1880, B. G. G., 1880, Pt. I, p. 707.—The following rules have been sanctioned by His Excellency the Governor in Council under the provisions of Section 31 of Bombay Act No. IV of 1879, "The Karáchi Vaccination Act, 1879," and are hereby published for general information:—

1. Whenever a Public Vaccinator obtains leave of absence on account of sickness, or privilege or other leave, in accordance with the rules which apply to the Uncovenanted servants of Government, from the Deputy Sanitary Commissioner, Sind Registration District, or the Civil Surgeon, Karáchi, or such other officer as Government may appoint for the time being to carry out the Act, the Deputy Sanitary Commissioner or such other officer as aforesaid shall authorize a duly qualified person to act during the absence of such Public Vaccinator as his Deputy.

2. Every person, before he can be appointed a Public Vaccinator, or be authorized to act for a Public Vaccinator, will be required to pass an examination before the Superintendent of Vaccination regarding his practical and theoretical knowledge of vaccination, after which certificates of qualification in the forms marked F and G to these rules annexed will be granted to him by the Superintendent of Vaccination or the Deputy Sanitary Commissioner, or other officer as aforesaid respectively.

3. The following table showing the different Vaccination Districts into which the City of Karáchi has been divided, as well as the position of the public vaccine stations fixed under the provisions of Section 3, and the days and hours of the Public Vaccinator's attendance at each station, is published for general information:—

Table showing the different Vaccination Districts made under Section 3 of Bombay Act IV of 1879 ("The Karáchi Vaccination Act, 1879"), and positions of Public Vaccine Stations fixed under the provisions of the above section, and the days and hours of the Public Vaccinator's attendance at each Station.

(For revised table, see Notification No. 3726, dated 16th September 1890, printed at page 534, infra.)

4. Medical Practitioners will, on application made to the Deputy Sanitary Commissioner or such other officer as aforesaid, be furnished with forms of certificates required by the Act.

5. Each Public Vaccinator will attend at the station on the day and hour appointed for performing vaccination, and will assist the Superintendent, or Assistant Superintendent, as the case may be, in the performance of vaccination. He will also be responsible that the records of the station under his charge are kept accurately, in a proper condition, and up to date.

6. It is the duty of a Public Vaccinator to attend daily, between such hours as the Deputy Sanitary Commissioner or such other officer as aforesaid may direct, at each station under his charge for the purpose of affording information to any person applying for the same regarding the days and hours on which vaccination will be performed at such station.

7. Public Vaccinators will also search out the residences of such children said to reside within their Districts whose duplicate certificates mentioned in Section 19 have not been duly received by the Registrar of the District; and if he discovers such or any child under the age of 14 years who is unprotected, shall inform the Superintendent of Vaccination, who will give notice of vaccination to the parents or guardians of such child as required by Section 21 of the Act.

8. (*For substituted Rule 8, see Notification No. 2926, dated 18th August 1891, printed at page 535, infra.*)

9. Medical Practitioners will be supplied with animal lymph on points or glasses on payment of a fee of one rupee for every six points or two glasses.

F.

Karachi,

18 .

Certified that after careful examination I find Mr.
possesses full and accurate knowledge of the theory and practice of Vaccination.
He is proficient in the act of Vaccination, and is fit to be appointed to the post
of Public Vaccinator.

Superintendent of Vaccination, Karachi.

G.

Karachi,

18 .

Certified that Mr.
Public Vaccinator.

is qualified for the post of

Deputy Sanitary Commissioner, or Civil Surgeon,
Karachi,

as the case may be.

Notn. No. 3723, dated 16th September 1890, B. G. G., 1890, Pt. I, p. 943.—The following table, showing the different vaccination districts made under Section 3 of Bombay Act IV of 1879 (The Karachi Vaccination Act, 1879), and positions of public vaccine stations fixed under the provisions of the above section, and the days and hours of the Public Vaccinator's attendance at each station, is published for general information in supersession of that published under Government Notification No. 2060, dated 9th June 1886* :—

* *Vide* page 491, Part I, of the *Bombay Government Gazette* of 10th June 1886.

No. of Vaccination District.	No. of Sub-Districts.	Names of Quarters.	Place of Public Vaccination.	Days and hours for performing vaccination at the Station.	Stations, fixed or moveable.
1. Manora and Kiamari.	1	Manora... ..	Manora Dispensary. Bachubai Edalji Dinsha Hospital.	Mondays, 8 A.M.	Moveable.
	2	Baba Bandar			
	3	Bhit		Do. 8 A.M.	Do.
	4	Kiamari Quarter			
2. Layari	1	Layari Quarter	Layari Naka ...	Tuesdays, 8 A.M.	Fixed.
3. Mahal Guard.	1	Machi Miani Quarter...	Superintendent of Vaccination and Registrar's Office.	Wednesdays, 8 A.M.	Do.
	2	Bandar Quarter			
	3	Market Quarter			
	4	Old Town Quarter			
	5	Napier Quarter			
4. Civil Hospital.	1	Rambag Quarter	Civil Hospital ...	Thursdays, 8 A.M.	Do.
	2	Railway Quarter			
	3	Serai Quarter			
	4	Jail Quarter			
	5	Ranchore Lines Quarter.			
	6	Ramsamy Garikhata Quarter.			
	7	Bigarikhata Quarter			
	8	Garden Quarter up to Government Garden.			
5. Soldiers' Bazar	1	Garden Quarter from Government Garden to the end of Garden Quarter.	Soldiers' Bazar, Police Chauki.	Mondays, 8 A.M.	Moveable.
	2	Soldiers' Bazar Quarter			
	3	Bhastivada Quarter ...			
6. Endar Bazar ...	1	Civil Lines Quarter ...	Edalji Dinsha Charitable Dispensary.	Fridays, 8 A.M.	Fixed.
	2	Frere Town Quarter ...			
	3	Sadar Bazar Quarter...			
	4	Preedy Quarter			
	5	Clifton Quarter			
	6	Railway Workshops ...			
	7	Cantonment limits ...			

Notn. No. 2926, dated 18th August 1891, B. G. G., 1891, Pt. I, p. 699.—His Excellency the Governor in Council is pleased to direct that the following rule should be substituted for Rule 8 of the rules framed under the provisions of Section 31 of Bombay Act IV of 1879, "The Karachi Vaccination Act," and published in Part I of the *Bombay Government Gazette* dated 18th May 1882, pages 352 and 353 :—

Rule 8.—Vaccination at public vaccine stations will be performed gratuitously.

Clause 2.—Vaccination at the request of the parent or guardian of a child will be performed elsewhere than at a public vaccine station, and fees will be charged for the same according to the following scale :

Fees to be accepted by the Superintendent of Vaccination.	{	Rs. 3 for the first person and rupee one for each additional person operated upon.
Do. do. by Public Vaccinator.	{	Annas 8 for the first person and annas 4 for each additional person operated upon.
Do. do. by parents of Vaccinifers.	{	Annas 8 for the first person and annas 2 for every additional person vaccinated direct from such Vaccinifers. In the event of the parent or guardian of the Vaccinifer declining to accept the fee, it will be credited to the Municipality.
Do. do. by the Municipality.	{	When a calf is taken to a private house, Rs. 2 for the first person and annas 8 for every additional person vaccinated in the same house, the maximum charge not to exceed Rs. 10 in any case. When calf-lymph in tubes is taken, annas 4 for each tube. No charge to be made for human lymph in tubes.

Clause 3.—All applications for vaccinations to be performed elsewhere than at a public vaccine station shall be made to the Superintendent of Vaccination, who shall give due notice to the applicant of the time at which the Vaccinator will attend to perform the operation.

Rules and Orders under Bombay Act V of 1879.

(Land Revenue Code.)

Sanctioning the appointment of three Commissioners and fixing the limits of their charges.

(¹) Govt. Resn., General Department, No. 3376, dated 28th November 1877, paras. 1, 2 and 3, B. G. G., 1877, Pt. I, p. 1008.—Her Majesty's Principal Secretary of State for India having sanctioned for this Presidency the appointments of three Revenue and Police Commissioners, who are also to have charge of minor Political Agencies, His Excellency the Governor in Council is pleased to issue the following orders.

2. The Revenue and Police Commissioners should be styled Commissioners.

3. The charges under their control which are redistributed as follows should be distinguished as Northern, Central; and Southern Divisions, instead of the present designations of Northern, Southern and Kanarese Divisions:—

NORTHERN DIVISION

to consist of—

- | | |
|--|----------------------------|
| 1. Ahmedabad. | 4. Surat. |
| 2. Kaira (including Panch Maháls)(²). | 5. Thána. |
| 3. Broach. | 6. Kolába(³). |

CENTRAL DIVISION (*hitherto called Southern Division*)

to consist of—

- | | |
|----------------|--------------|
| 1. Násik. | 4. Poona. |
| 2. Khándesh. | 5. Sholápur. |
| 3. Ahmednagar. | 6. Sátáia. |

SOUTHERN DIVISION(³) (*hitherto called Kanarese Division*)

to consist of—

- | | |
|-----------------------------|---------------|
| 1. Belgaum. | 4. Kánara. |
| 2. Dhárwár. | 5. Ratnágiri. |
| 3. Kaládgi(⁴). | |

(1) This Notification, issued under Act XVII of 1842, is kept in force by Bombay Act V of 1879, Section 2.

(2) Panch Maháls has since been constituted a separate Collectorate; *vide* Notification No. 288, dated 19th January 1880, B. G. G., 1880, Pt. I, p. 77.

(3) The District of Kolába now forms part of the territories under the control of the Commissioner, Southern Division; see Notification No. 5488, dated 25th July 1883, printed on the next page.

(4) The "Kaládgi District" is now called the "Bijápur District"; see Notification No. 4919, dated 18th June 1884, B. G. G., 1884, Pt. I, p. 443.

The District of Kolába to form part of the territories under the control of the Commissioner, Southern Division.

Notn. No. 5488, dated 25th July 1883, B. G. G., 1883, Pt. I, p. 516.—In exercise of the power conferred by Section 4 of the Bombay Land Revenue Code, 1879, the Governor in Council is pleased to direct that on and after the 1st proximo the District of Kolába shall form part of the territories under the general control of the Commissioner, Southern Division.

Appointing the Superintendent of Mahábaleshvar to be Deputy Collector.

Notn., dated 4th April 1871, B. G. G., 1871, Pt. I, p. 424.—The Right Honourable the Governor in Council is pleased to appoint the Superintendent of Mahábaleshvar, in the Sátára Collectorate, a Deputy Collector under the provisions of Act XXI of 1852, and to invest him with the powers exercised by a Mámlatdár under Bombay Act V of 1864⁽²⁾.

The powers of a Collector not to be conferred on any Assistant or Deputy Collector who has not passed the Higher Standard Departmental Examination.

⁽²⁾ *Notn., dated 2nd December 1868, B. G. G., 1868, Pt. I, p. 1196.*—It is hereby notified with reference to Section 3 of Bombay Act I of 1868, published in the *Bombay Government Gazette* of the 1st instant, that the powers and duties of a Collector may not be conferred by a Collector on any Assistant or Deputy Collector who has not passed the Departmental Examination according to the higher standard.

This order does not refer to Deputy Collectors appointed before the issue of the Government order of the 10th April 1866, directing Deputy Collectors to undergo Departmental Examinations.

Seals to be used by Revenue Officers.

Notn. No. 9159, dated 18th November 1896, B. G. G., 1896, Pt. I, p. 1161.—In exercise of the power conferred by Section 22 of the Bombay Land Revenue Code, 1879, the Honourable the Governor in Council is pleased to direct that—

(1) the officers mentioned below shall have and use seals, *viz.* :

- (1) Commissioners of Divisions, and the Commissioner in Sind ;
- (2) Deputy Commissioners in Sind ;
- (3) Collectors ;
- (4) Assistant Collectors ;
- (5) Deputy Collectors (including Treasury Officers of the Deputy Collectors' Grade), and *Superintendents of Land Records and Agriculture*⁽⁴⁾ ;

(1) This Notification, issued under Act XXI of 1852, is kept in force by Bombay Act V of 1879, Section 2.

(2) Now Bombay Act III of 1876.

(3) This Notification, issued under Bombay Act I of 1868, is kept in force by Bombay Act V of 1879, Section 2.

(4) The words in *Italics* were added by Notification No. 10477 dated 21st December 1896, printed on the next page.

- (6) Mámíatdárs ;
 - (7) Mahálkaris ;
 - (8) Mukhtyárkars (Sind) ;
 - (9) Huzár Treasurers (Central Division), (S. D.) and (N. D.) ⁽¹⁾ ;
 - (10) City Survey Officers (N. D.) ;
 - (11) Magistrate of Bándra invested with powers under Act III of 1876 ;
 - (12) District Inspectors of Land Records and Agriculture in the Northern, Central and Southern Divisions ⁽²⁾ ;
 - (13) Assistants in charge Head Quarters Offices, Agricultural Department, Dhárwár and Poona, and in the Northern Division when appointed ; and
- (2) that the seals shall be circular and of the following dimensions and material :
- (a) Silver seals of which the diameter should be 1½ inches for the officers named at serial numbers (1) to (3) hereinbefore mentioned ;
 - (b) Seals of brass, copper or gunmetal (whichever may be the most durable material) of which the diameter should be 1½ inches for the officers named at serial numbers (4) and (5) hereinbefore mentioned ;
 - (c) Seals of brass, copper or gunmetal (whichever may be the most durable material) of which the diameter should be one inch only for the officers named at serial numbers (6) to (13) hereinbefore mentioned ; and
- (3) that pending the preparation of the abovementioned seals, the seals hitherto used shall continue to be used by such of the officers hereinbefore mentioned as have used them.

✓ *Notn. No. 10477, dated 21st December 1896, B. G. G., 1896, Pt. I, p. 1340.*—In exercise of the power conferred by Section 22 of the Bombay Land Revenue Code, 1879, the Honourable the Governor in Council is pleased to direct that the following addition and alteration should be made in clause 1 of Government Notification No. 9159, dated 18th November 1896, published at page 1161 of the *Bombay Government Gazette*, Part I, dated the 19th idem :—

- (a) The words “and Superintendents of Land Records and Agriculture” should be added at the end of clause (1) (5).
- (b) The words “excepting the district of Kolába” occurring at the end of clause (1) (12) should be deleted.

Notn. No. 3717, dated 17th May 1897, B. G. G., 1897, Pt. I, p. 829.—In exercise of the power conferred by Section 22 of the Bombay Land Revenue Code, 1879, the Honourable the Governor in Council is pleased to direct that the following addition should be made in clause 1 of Government Notification No. 9159, dated 18th November 1896, published at page

⁽¹⁾ The words “(S. D.) and (N. D.)” were added by Notification No. 3717, dated 17th May 1897, printed on this page.

⁽²⁾ As amended by Notification No. 10477, dated 21st December 1896, printed on this page.

1161 of the *Bombay Government Gazette* dated 19th idem, Part I:—

The words “ (S. D.) and (N. D.) ” should be added at the end of clause (1) (9).

For Rules under Section 44 of the Act, see the rules under Section 75 (c) of the Forest Act VII of 1878, published under Notification No. 204 dated 9th January 1885, and printed at page 200 of Volume I.

Authorizing the Commissioner in Sind to fix rates for the use by land-holders in Sind of water for cultivation of rice.

Notn. No. 4213, dated 21st July 1881, B. G. G., 1881, Pt. I, p. 396.—
The following Rules sanctioned by Government are published:—

In exercise of the powers given by Section 55 of Bombay Act V of 1879, the Governor in Council authorizes the Commissioner in Sind to fix rates for the use by land-holders and others of water the right to which vests in Government, for the cultivation of rice on any land not assessed and entered in the Survey Registers as rice land.

2. The amount of such rate shall be subject to the approval of Government, and shall, after sanction, be notified in the office of the Mukhtyárka of the taluka in which the land on account of which the rate is levied is situated.

3. Any person desiring to grow rice in land not assessed as rice land shall make an application in writing to the Mukhtyárkar or other office duly authorized to receive such application, for permission to make use of the supply of water needful for growing rice, stating if he requires it for one year only or permanently; and if any person cultivates rice in such land without such permission he shall be charged with double the rate he would otherwise have been required to pay had he applied for and obtained permission.

4. All persons who now hold or may hereafter apply to take up land assessed and recorded in the Survey Registers as rice lands shall, as soon as possible after the publication of these Rules or on application to take up such lands, be tendered a list of such rice lands then being or about to be in their occupation, and rice shall not be grown on any number not included in such lists except on payment of the extra rate.

✓ *Authorizing the Collectors in the Presidency, except in Sind, to fix rates for the use of water by land-holders and other persons.*

Notn. No. 4437, dated 4th June 1896, B. G. G., 1896, Pt. I, p. 583.—
In exercise of the powers conferred by Section 55 of the Bombay Land Revenue Code, 1879, the Governor in Council is pleased to authorize the Collectors in the Presidency, other than Collectors in the Province of Sind to fix such rates as he may from time to time deem fit to sanction for the use, by landholders and other persons, of water within the limits of the respective districts, in all cases in which the right to such water vests in Government, and no rate in respect thereof is leviable under the Bombay Irrigation Act, 1879.

Extension of Revenue Survey to the Towns of Surat, Broach and Bulsár in the Surat Collectorate.

(1) *Notn., dated 18th July 1866, B. G. G., 1866, Vol. II, p. 176.*—Under the provisions of Section 4 of Bombay Act I of 1865, His Excellency the Governor in Council is pleased to sanction the extension of the Revenue Survey to the Towns of Surat, Broach and Bulsár in the Surat Collectorate.

Survey of Salt Works of the Thána and Kolába Collectirates.

(1) *Notn., dated 5th March 1873, B. G. G., 1873, Pt. I, p. 225.*—The Honourable the Governor in Council is pleased, under the provisions of Section 4 of Bombay Act I of 1865, to direct that the Survey of the Salt Works of the Thána and Kolába Collectirates, sanctioned by Government under Resolution No. 615, dated the 3rd ultimo, shall be conducted under the provisions of the abovementioned enactment.

Scale for the regulation of sub-divisions of Survey Numbers.

(2) *Notn., dated 6th October 1869, B. G. G., 1869, Pt. I, p. 1129.*—Under the provision of Rule 2 of Section 17 of Bombay Act IV of 1868, the Right Honourable the Governor in Council has been pleased to fix the following scale for the regulation of sub-divisions of Survey Numbers:—

Names of Collectorates.	Description of Cultivation, or class of Land.	Minimum area to be formed into a Sub-division under the Act.	
		Acres.	Guntas.
Poona and Ahmednagar	Jiráyat ...	3	0
	Garden ...	0	20
	Rice ...	0	20
Thána	Rice ...	0	10
	Garden ...	0	10
	Jiráyat ...	3	0
	(Warkas.)		
Ratnágiri	Rice ...	0	5
	Garden ...	0	5
	Warkas ...	2	0
Khándesh	Jiráyat ...	4	0
	Garden ...	0	20

(1) These Notifications, issued under Bombay Act I of 1865, are kept in force by Bombay Act V of 1879, Section 2.

(2) This Notification, issued under Bombay Act IV of 1868, is kept in force by Bombay Act V of 1879, Section 2.

Names of Collectorates..	Description of Cultiva- tion, or class of Land.	Minimum area to be formed into a Sub-division under the Act.	Acres.	Gunthas.
Belgaum }	Dry-crop ...	6	0	
Dhárwár }	Rice ...	1	0	
Kaládgi }	Garden ...	0	20	
Sátára	Dry-crop ...	3	20	
	Rice ...	0	20	
	Garden ...	0	20	
	Kumri ...	5	0	
North Kánara (settled Tálukas of the Bhala Ghát)	Dry-crop ...	5	0	
	Rice ...	0	5	
	Garden ...	0	5	
	Kumri ...	5	0	
Districts in Gujarát	Jiráyat ...	1	0	
	Garden or Rice...	0	20	
Districts in Sind	(For the modified scale for Sind, see Notification dated 13th April 1874, printed below).			

Revised scale for regulating sub-divisions of Survey Numbers in Sind.

(1) *Notn., dated 13th April 1874, B. G. G., 1874, Pt. I, p. 340.*—In supersession of the scale prescribed for regulating sub-divisions of Survey Numbers in Sind, under the provisions of Rule 2, Section 17 of Bombay Act IV of 1868, in Notification dated the 6th October 1869,* His Excellency the Governor in Council is pleased to notify the following modified scale for minimum areas to be recognized as sub-divisions of land in that Province :—

				Acres.
Kharif lands, flow and lift	3
Rabi do. lift	1
Garden do.	$\frac{1}{2}$
Sailab do. (naturally flooded)	3
Rice do.	2

(1) See footnote (2) on page 540, *supra*.

Scale for the regulation of sub-division of Survey Numbers in North Kánara.

(1) *Notn., dated 18th December 1872, B. G. G., 1872, Pt. I, p. 1322.*—Under the provision of Rule 2 of Section 17 of Bombay Act IV of 1868, the Honourable the Governor in Council is pleased to fix the following scale for the regulation of sub-division of Survey numbers in North Kánara, below the Gháts :—

			Acres.	Gunthas.
Dry-crop land	5	0
Rice land	}	0	5
Garden „		...		

Scale for the regulation of sub-division of Survey Numbers in the above-ghát talukas of the Kánara District.

Notn. No. 8071, dated 13th October 1896, B. G. G., 1896, Pt. I, p. 1071.—Under the provisions of Section 98 of the Bombay Land Revenue Code, 1879, His Excellency the Governor in Council is pleased to fix the following scale for the regulation of sub-division of Survey Numbers in the above-ghát talukas of the Kánara District :—

			Acres.	Gunthas.
Dry-crop land	3	0
Rice land	1	0
Garden land	0	20

Limits of the Cities of Surat, Broach and Ahmedabad, and the Town of Bulsár.

(1) *Notn., dated 3rd February 1869, B. G. G., 1869, Pt. I, p. 85.*—It is hereby notified, under Section 21 of Bombay Act IV of 1868, that the Municipal limits of the Cities of Surat, Broach and Ahmedabad, and the town of Bulsár, are the limits within which that Act shall apply to them.

Limits of the Town of Dhárwár and its suburbs.

(1) *Notn., dated 4th January 1871, B. G. G., 1871, Pt. I, p. 2.*—It is hereby notified, under Section 21 of Bombay Act IV of 1868, that the following limits of the town of Dhárwár, including the suburbs, are the limits within which that Act shall apply to them :—

1. The village site of Kasba Dhárwár, together with the Revenue Survey Numbers 1 to 14 both inclusive, 21 to 57 both inclusive, parts of 61 and 89, 90, part of 91, and 92.

2. The village site of Hosyellapur, together with the Revenue Survey Numbers 1 to 9 both inclusive, 88 to 101 both inclusive, and 104 to 125 both inclusive.

(1) These Notifications, issued under Bombay Act IV of 1868, are kept in force by Bombay Act V of 1879, Section 2.

3. Survey Numbers 1 to 3 both inclusive, and 114, of the village of Suptapur.

4. The village site of Narainapur, together with the Revenue Survey Numbers 11 to 15 both inclusive.

5. The village site of Gulgunjikop, together with the Revenue Survey Numbers 1 to 4 both inclusive, part of number 41, and 42 to 45 both inclusive.

6. The village site of Saidapur, together with the Survey Numbers 36 and 37 of that village.

7. The village site of Malapur, together with Survey Numbers 34 to 39 both inclusive, part of No. 1, and parts of Nos. 43 and 44, and parts of Nos. 46 to 51.

8. Survey Numbers 1 to 7 both inclusive, and 15 to 23 both inclusive of the village of Bagtalao.

Limits of the Town of Hubli and its suburbs.

(1) *Notn., dated 4th January 1871, B. G. G., 1871, Pt. I, p. 7.*—It is hereby notified, under Section 21 of Bombay Act IV of 1868, that the following limits of the town of Hubli, including the suburbs, are the limits within which that Act shall apply to them:—

1. The village site of "Old Hubli."

2. The village site of "Ganesh Peth."

3. The village site of "Peth Majidpur."

4. The village site of Mariantimsagar, together with the Revenue Survey Numbers 1 to 18 both inclusive, and 65 to 97 both inclusive.

5. The village site of Modnaikanarlikatti, together with the Revenue Survey Numbers 1 and 4, 30 to 39 both inclusive, and 42 to 74 both inclusive.

6. The village site of Krishnapur, together with Revenue Survey Numbers 1 to 6 both inclusive, 47, and 93 to 99 both inclusive.

7. The village site of Virapur, together with Revenue Survey Numbers 28 and 29.

8. The village site of Bommapur, together with Revenue Survey Numbers 1 to 10 both inclusive, and 111 to 117 both inclusive.

9. Parts of Revenue Survey Numbers 41, 43, and 45 to 51 both inclusive, of the village of Keshwapur.

10. The village site of Yellapur, together with Revenue Survey Numbers 1 to 3 both inclusive, and 47 to 55 both inclusive.

11. Revenue Survey Numbers 48 and 49 of the village of Narayanapur.

12. Revenue Survey Numbers 33 to 36 both inclusive, of the village of Nagshettikop.

13. The village site of Bidanhall, together with the Revenue Survey Numbers 1, 6 to 8 both inclusive, and 48.

14. The village site of Ayodhia, together with the Revenue Survey Numbers 1 to 14 both inclusive, 16 to 22 both inclusive, 27 to 32 both inclusive, 43 to 55 both inclusive, and 60 to 64 both inclusive.

Limits of the Town of Hyderabad.

(1) *Notn, dated 27th March 1876, B. G. G., 1876, Pt. I, p. 294.*—Whereas it is desired to extend the provisions of Bombay Act IV of 1868 to the town of Hyderabad, Sind, it is hereby notified, by His Excellency the Governor of Bombay in Council, that the limits of the town of Hyderabad are, and for the purpose of the said Act shall be taken to be, identical with those prescribed for the Hyderabad Municipal Commission in Rule I, and which are thus summarized :—

“The northern boundary runs from pillar marked I, on the bank of the Indus, near the site of the Railway Steam Ferry Stage, for a distance of 7,233 yards in a direct line north-east, to the pillar marked II, on the spoil bank of the New Fuleli River, 110 yards north of the place where the Miani Road and the Government Telegraph cross that river.

“The eastern boundary runs from pillar marked II, along the banks of the New and Old Fuleli, to a pillar marked III, on the banks of the Fuleli near Narejah-jo-Gote, whence it passes in a south-westerly direction to a pillar marked IV, on the end of the spur of the Gunja Hills near Kali, a distance of 1,433½ yards. The boundary line then runs from pillar marked IV, a distance of 1,400 yards in a southerly direction, to pillar marked V, near a large tomb (Mae Kheyri-ji-Kubi) on the Gunja Hills; thence from pillar marked V, a distance of 1,858½ yards nearly due west, to pillar marked VI, also near a large tomb (Kubo Sidik Varo) on the Gunja Hills; thence, running nearly due south a distance of 1,513½ yards, to pillar marked VII on the Gunja Hills. The boundary line then runs from the last-named pillar marked VII in a direction nearly due west, a distance of 3,372½ yards, to a pillar marked VIII, on the bank of the Indus, at a spot one mile south-east of the south-westernmost corner of the old Entrenched Camp.

“The western boundary follows the bank of the River Indus from pillar marked VIII to pillar marked I.”

N.B.—The Military Cantonment of Hyderabad, including the undermentioned buildings, &c., has been excluded from the area contained within these limits by permanent boundary marks :—

1. Barracks, Military Buildings, and Lines.
2. Officers' Lines, and Wells in charge of the Executive Engineer.
3. The Fort.
4. The Commissariat Lines.

(1) See footnote (2) on page 540, *supra*.

5. The Old and New Cemetery.

6. Jacob's Tanks.

7. The Butts, &c., &c.

All of which are excluded from Municipal limits, though contained within the general contour line.

Limits of the Town of Karáchi.

⁽¹⁾Notn., dated 4th February 1871, B. G. G., 1871, Pt. I, p. 117.—Whereas it is desired to extend the provisions of Bombay Act IV of 1868 to the town of Karáchi, it is hereby notified by His Excellency the Governor of Bombay in Council, that the limits of the said town of Karáchi are, and for the purpose of the said Act shall be taken to be, identical with those prescribed for the Karáchi Municipal Commission in Rule I, Section I of the printed Municipal Rules, and which are therein thus described:—

“The landward boundary runs from pillar marked I to a pucca well with trees (pillar marked II) on the lower Sonmiani Road, and thence along the road for $5\frac{1}{2}$ miles, to the spur of a hill (pillar marked III), whence it passes in a north-eastern direction to Gounknaunt or the One-tree-Tank, crossing the Sonmiani Road at that place, and continues in the same direction along the ridge of the hill to a point (pillar marked IV) on the hill-road to Maggar Peer, $5\frac{1}{2}$ miles from No. III. The boundary line then turns to the south-east, and runs for 5 miles in that direction, crossing the east road to Maggar Peer, and the Sehwan Road, to the Mutrani Station of the Great Trigonometrical Survey (pillar marked V). It thence turns nearly south to the crossing (pillar marked VI) of the Railway and Tatta Road, and from that crossing to pillar No. VII on the nearest point of the Mallir River, which it follows to pillar No. VIII at a point in the head of the Ghizri Creek, situated about 10 miles north-east from the Light House at Manora, and from No. VIII along the high water-mark on the sea-face to Manora Light House, and thence to Pillar I.”

Limits of the Town of Ránder.

⁽¹⁾Notn., dated 15th June 1869, B. G. G., 1869, Pt. I, p. 741.—It is hereby notified, under Section 21 of Bombay Act IV of 1868, that the Municipal limits of the town of Ránder are the limits within which that Act shall apply to them.

Limits of the Town of Sukkur.

⁽¹⁾Notn., dated 30th May 1876, B. G. G., 1876, Pt. I, p. 468.—The following Notification is issued in supersession of the one published at page 934 of the *Bombay Government Gazette* dated 13th November 1873:—

Whereas it is desired to extend the provisions of Bombay Act IV of 1868 to the town of Sukkur, in the Shikárpur Collectorate, it is hereby

⁽¹⁾ See footnote (1) on page 542, *supra*.

notified that the limits of the said town of Sukkur are, and for the purpose of the said Act shall be, taken to be identical with those prescribed for the Sukkur Municipal Commission, and which are thus summarized :—

Pillar No. 1 on river bank to extreme west of the town of New Sukkur at the junction of Dehs Chippri, Old Sukkur, and River Indus, to Pillar No. 2 (direction north-east) to north of Larkhāna Road. Distance 4,426½ feet.

Pillar No. 2 going northward to Pillar No. 3; situated on sand mound at foot of Adamshah's hill. Distance 1,160 feet.

Pillar No. 3 going towards the north-east to Pillar No. 4 (Trigonometrical Tower). Distance 2,404 feet.

Pillar No. 4 going towards the north-east to Pillar No. 5 on the western Spoil Bank of the Sukkur Canal, 100 feet north of the point where the Rahuja Road crosses the said Canal, and where a bridge is to be built. Distance 5,662 feet.

Pillar No. 5 going towards the south-east along the western Spoil Bank of the Sukkur Canal to Pillar No. 6 on the north-west corner of the Sukkur Canal. Distance 9,663 feet.

Pillar No. 6 on the north-west corner of the Regulating Bridge of the Sukkur Canal (going south-west) along river's bank to Pillar No. 1 (first). Distance 17,117 feet.

Rules and Orders under Bombay Act VII of 1879.

(Irrigation.)

Investing certain officers with powers under certain Sections of the Act.

Notn. No. 10, dated 11th May 1881, B. G. G., 1881, Pt. I, p. 247.—
Under Section 4 of the Bombay Irrigation Act No. VII of 1879, the Right Honourable the Governor in Council is pleased to invest the following officers with the powers named in the sections set against each :—

(1). Assistant or Deputy Collectors—for Sections 9, 26, 34, 58 and 63.

(2). Assistant Engineers and Upper Subordinates in charge of Irrigation operations, acting under the orders of the Executive Engineers⁽¹⁾—for Section 27.

(3). Māmlatdārs, Mahālkāris, and Mukhtyārkaris—for Sections 9, 58 and 63.

(4). Village Officers—for Section 9.

Notn. No. 74, dated 4th October 1887, B. G. G., 1887, Pt. I, p. 537.—
In modification of Notification in the Public Works Department (Irrigation), No. 10 of 11th May 1881, the Governor in Council is pleased to direct that

(1) As amended by Notification No. 74, dated 4th October 1887, printed on this page.

for the words "Executive Engineers for Irrigation" in clause (2) thereof the words "Executive Engineers" be substituted.

Appointing ex-officio Canal Officers and investing them with powers of Canal Officers.

Notn. No. 73, dated 4th October 1887, B. G. G., 1887, Pt. I, p. 837.—
In supersession of Notifications in the Public Works Department (Irrigation), No. 20 of 13th December 1879 and No. 1 of 4th February 1880, the Governor in Council is pleased, under Section 4 of the Bombay Irrigation Act (VII of 1879), to appoint Superintending Engineers and Executive Engineers to be Canal Officers in respect of all irrigation works within their respective Divisions or Executive Districts and to invest them with all the powers and duties of Canal Officers under the said Act.

Investing the Assistant and Deputy Collectors in Sind with power to decide questions arising under Sections 45 and 46 of the Act.

Notn. No. 4, dated 10th March 1896, B. G. G., 1896, Pt. I, p. 245.—
In exercise of the powers conferred by clause (b) of Section 4 of the Bombay Irrigation Act, 1879, His Excellency the Governor in Council is pleased to invest all Assistant and Deputy Collectors in and throughout the Province of Sind, in right of their respective offices, with power to decide, subject to the provisions of Section 67 of the said Act, all questions arising within the limits of their respective charges under Sections 45 and 46 thereof.

Declaring that the water of the Khari River and of its branches shall be used for the purposes of the existing canals known as the Naika Branch and the Naika Channel Extension.

Notn. No. 9, dated 18th August 1896, B. G. G., 1896, Pt. I, p. 865.—
Whereas it appears expedient to His Excellency the Governor in Council that the water of the Khari River and of the branches thereof known as the Khari, Kharola and Sharwani in the Province of Gujarát should be applied and used by the Government for the purpose of the existing canals hereinafter specified, the Governor in Council is pleased, in exercise of the powers conferred by Section 5 of the Bombay Irrigation Act, 1879, to declare that the said water will, after the 1st day of April 1897, be so applied and used, that is to say for the purposes of—

(a) the existing canal known as the new Naika Branch which extends from the new sluice for Naika on the Sharwani to the Adoda Tank;

(b) the existing canal known as the Naika Channel Extension, into which the water of the Kharola branch is received through the existing Naika Channel.

Prohibiting the construction of bunds or other works within certain limits of the Pingari in the Sujawal Taluka of the Karachi Collectorate.

Notn. No. 20, dated 27th August 1881, B. G. G., 1881, Pt. I, p. 494.—
In consequence of injury which has arisen to lands in Dehs Abad, Gotaro, Thul,

Nando-Báran, GuljBehar, and other Dehs on the right bank of the Pinyári in the Sujáwal Tálnka of the Karáchi Collectorate, by bunds and other obstructions in the bed of the Nangan-dhora and dhands and channels which naturally drain into it, the Governor in Council, in exercise of the powers conferred by Section 12 of Bombay Act VII of 1879, hereby prohibits the construction of any bunds or other works which may interfere with the free drainage of the surplus water on the right bank of the Pinyári up to the limit of the high road from Mirpur Batora through Sujáwal to Sátarno Sháh, and orders the removal or modification of such obstructions as now exist.

Rules for regulating the supply of water to the Military Cantonment and Civil Station of Poona.

⁽¹⁾Notn. No. 17, dated 2nd December 1879, B. G. G., 1879, Pt. I, p. 948.—The following Rules made by His Excellency the Governor in Council, in exercise of the powers conferred by the Bombay Irrigation Act No. VII of 1879, for regulating the supply of water to the Military Cantonment and Civil Station of Poona, are published under Section 70 of the said Act:—

Rules for the Supply of Water to the Military Cantonment and Civil Station of Poona.

I. The Executive Engineer, Poona, is solely responsible for all matters connected with the Poona Water Supply.

II. Water shall not be supplied for any purpose whatsoever save on payment by meter, except under Rule 5, and in the special cases of the supply to certain public tanks sanctioned under G. R. No. 173 W. I.—453, dated 7th November 1877, para. 3.

III. The charge for water as determined by meter shall ordinarily be at the rate of 6 annas per 1,000 gallons, in which case the applicant shall bear the cost of the necessary connections and lay down the service pipes. But when the connections are made and the service pipes laid down at the Government expense by the Public Works Department the charge shall be at the rate of 8 annas per 1,000 gallons.

IV. The meters will be provided and fixed at Government expense, and a charge of 8 annas per month shall be levied as rent for each meter in addition to the charge for water calculated as above.

V. For small houses in the several bazárs, and their vicinities, and in special cases, to be sanctioned by the Superintending Engineer, for certain small houses without gardens elsewhere, the rates shall generally be according to the diameter of the attachment, as follows:—

$\frac{3}{8}$ " attachment	... Rs. 1 0 0 per month.
$\frac{1}{2}$ " "	... " 1 6 0 "
$\frac{3}{4}$ " "	... " 2 0 0 "
1" "	... " 3 0 0 "

VI. When a house is unoccupied and the owner not in receipt of rent for the property, only one-half the rates in Rule 5 shall be charged.

(1) As amended by Notification No. 75, dated 4th October 1887, printed at page 570, *infra*.

VII. Should it appear advisable to the Executive Engineer, a meter may be affixed to the service pipes from any attachments coming under Rule 5, and after a clear month's notice, with the sanction of the Superintending Engineer, the charge may be made under Rules 3 and 4 for the water-supply.

VIII. The meters shall, wherever practicable, be placed inside the compound or premises of the landlord or occupier, and when so placed the landlord shall be held responsible for any damage to the meter, and shall be liable on account of the cost of all repairs except those due to fair wear and tear.

IX. If on examination any meter shall be found to be out of order, and consequently not registering correctly, the consumption during the period since the last reading till a proper meter is attached shall be calculated at the average daily consumption of the last registered period⁽¹⁾.

X. The water-rate and meter rent is to be collected, either monthly or quarterly, at the discretion of the Executive Engineer, by bills prepared in his office. In order to facilitate the adjustment of accounts between landlords and tenants, the Executive Engineer will, when called upon in writing, furnish a memo: showing the consumption and probable charges on account of water-rate and meter rent for any broken period of the month or quarter since the preparation of the last bill in his office.

XI. Application for attachments to be made to the Executive Engineer, Poona, who is authorized of himself to comply with applications from the owners of the property, who are required to lodge the cost of the attachment and to sign an agreement promising to pay for the water-supply under the rules and at the rates sanctioned by Government from time to time. In any other cases the special sanction of the Superintending Engineer must be previously obtained.

XII. The Executive Engineer, Poona, shall have power to cut off the connection between the private pipes and the public main in any of the following events:—

1st.—In default of payment of water-rates and meter rents or of any bill submitted on account of repairs to meters under Rule 4 within 20 days after the same shall have been demanded in writing.

2nd.—If any house-owner or occupier who is supplied with water under Rule 5 shall permit the supply of water to other than those persons residing on the premises, or shall use the water for purposes in violation of the conditions on which it is granted, provided that six days' printed or written notice be given previously from the Executive Engineer's Office.

3rd.—In cases of leakage of pipes or other defects in the private service arrangements likely to cause loss to Government, provided that 48 hours' notice be given previously from the Executive Engineer's Office.

4th.—If water, not charged for by meter, shall be allowed to run to waste after the owner or occupier shall have been warned in a printed or written notice from the Executive Engineer's Office, not to allow it to do so.

(1) For addition to this rule, see Notification No. 7, dated 2nd September 1891, printed on the next page.

XIII. Nothing contained in the above rules shall hinder the prosecution of any person under Act VII of 1879 for any act or omission made punishable under the provisions of the said Act.

Notn. No. 7, dated 2nd September 1891, B. G. G., 1891, Pt. I, p. 721.—
In exercise of the power conferred by Section 70 of the Bombay Irrigation Act, 1879, the Governor in Council is pleased to direct that the following words be added to No. IX of the rules for regulating the supply of water to the military cantonment and civil station of Poona, framed under the said section, and published in the *Bombay Government Gazette* for 1879, Part I, page 948, *viz.* :—

during which, in the opinion of the Executive Engineer, the meter was registering correctly, and the consumption of water was not for any reason abnormal.

Rules for the administration of Canals in the Bombay Presidency.

(1) Notn. No. 1, dated 8th January 1881, B. G. G., 1881, Pt. I, p. 10.—
Under Section 70 of the Bombay Irrigation Act, 1879, the Right Honourable the Governor in Council is pleased to make the following Rules for the administration of Canals in the Bombay Presidency:—

In exercise of the power conferred by the Bombay Irrigation Act, 1879, the Governor in Council is pleased to make the following Rules for the administration of Canals in the Bombay Presidency:—

I.— APPLICATION FOR WATER FOR IRRIGATION.

Applications under section 27 how to be made.

1. Applications for water for the purpose of irrigation must be made in duplicate to the Executive Engineer of the District, or to some other Canal Officer duly empowered to receive such applications, in the form of Appendix No. I, blank copies of which will be supplied to intending applicants free of charge⁽²⁾.

When the land to be irrigated is held jointly by two or more holders, the application must be signed by each of such joint holders.

One copy of the application will be retained by the Executive Engineer or other officer aforesaid; the other will be returned with columns 10 and 11 filled in by the Executive Engineer, or other officer aforesaid, to the applicant or applicants.

Applications for water for any purpose other than irrigation may be made in the form of an ordinary letter addressed to the Executive Engineer, or other officer aforesaid.

Applications may be rejected or complied with wholly or in part.

2. The Executive Engineer, or other officer aforesaid, after instituting due inquiry, may either reject the application, or comply with it, either in its original form, or subject to such amendment as the applicant at his suggestion accepts: Provided that—

(1) As amended by Notification No. 75, dated 4th October 1887, printed at page 570, *infra*.

(2) For addition to this paragraph, see Notification No. 3, dated 20th February 1895, printed at page 570, *infra*.

- (1) in every case in which he rejects the application the Executive Engineer, or other officer aforesaid, shall report his proceedings to the Superintending Engineer for confirmation, to whom also an appeal shall lie against his order ;
- (2) no owner of a water-course or other person entitled to a supply of water under section 21 (d) shall be refused the supply to which he is so entitled.

3. Except in the case named in the second proviso to the last preceding rule, no application for water for irrigation will be entertained unless the land to be irrigated is demarcated by a clearly distinguishable boundary and has been prepared for irrigation.

Applications only to be entertained for certain Jands.

(For additional Rule 3 A, see Notification No. 16, dated 25th October 1892, printed at page 570, *infra*.)

4. (For amended paragraph 1 of Rule 4, see Notification No. 13, dated 10th October 1883, printed at page 572, *infra*.)

Applications for wet *khari*f crops (such as rice, &c.) should be made before the 1st May and for *rabi* crops before the 15th November.

Applications for water for monsoon dry-crops may be submitted at any time, but applications received before the 1st of May will have priority over those subsequently made.

Priority of grant of applications.

In all other cases, applications for water shall be complied with, as far as possible, according to their priority.

5. The decision of the Executive Engineer on applications for water from each water-course should be given on the spot, as far as possible, in the presence of all applicants who should receive notice to attend.

Executive Engineer's decisions on applications to be given publicly.

6. If, from any cause, the water-supply from a canal proves insufficient to meet all the accepted applications for water, all questions regarding priority of right to receive the available water, and the quantity and regulation of supply, shall be finally determined by the Executive Engineer of the District.

Priority of right to water when supply proves deficient.

Provided always that the claims of those applicants whose applications were made before the 1st May for *khari*f crops, and before the 15th November for *rabi* crops, shall have priority over those subsequently made.

11.—CLOSING OF CANALS FOR REPAIRS, &c.

7. No canal shall be closed for the execution of any repairs, alterations, or additions thereto, except in cases of emergency, without the previous sanction of the Superintending Engineer, who shall fix the period, or periods, for which the supply of water may be stopped under section 23 (c) on account of the execution of such repairs, &c. In cases of emergency a canal may be closed, and the said period, or periods, may be fixed by the canal officer of highest rank on the spot.

Except in cases of emergency, canal not to be closed without sanction of Superintending Engineer.

III.—WATER-SUPPLY RATES FOR IRRIGATION.

Rates how to be fixed.

8. The rates leviable for canal water supplied for purposes of irrigation will be fixed at a certain amount per acre, varying according to the kind of crop to be irrigated and the season of the year in which it is to be grown, and according as the water is obtainable from the canal by lift or flow.

Rate leviable when no crop is sown after first watering.

9. When a field receives the first or preliminary watering, and afterwards no crop is sown during the period named in column 8 of the application as that in which the crop for which the water was applied for should ordinarily come to maturity, the lowest rate chargeable for lift or flow (as the case may be) will be levied.

Rate leviable when mixed or several different kinds of crops are grown.

10. If mixed crops be grown in the same field, or if different crops be grown in different parts of the same field, the rate shall be calculated on the highest rated crop grown during the period for which water is taken.

Rate leviable when first crop fails and a fresh one is sown.

11. When the crop first sown fails and is ploughed up and a fresh crop is sown in the same season, the rate shall be levied on that crop only which comes to maturity.

Rate leviable when only a part of a field is irrigated.

12. If only part of a field be irrigated, the rate shall be chargeable on the area of the whole field unless such part shall, from the first commencement of the irrigation, have been clearly demarcated by a ridge not less than half a foot high.

Rate leviable when part of a field is irrigated with well-water and part with canal-water.

13. When a portion of a field has been irrigated with canal-water and a portion with well-water, the rate shall be chargeable on the whole field unless the portion irrigated by well-water shall, from the first commencement of the irrigation, have been clearly demarcated by a ridge not less than half a foot high.

If the portion demarcated for the purpose of being irrigated by canal-water has nevertheless been partly irrigated by well-water, enquiry shall be made whether the use of well-water was necessitated by a deficiency in the supply of canal-water, and, if it be shown to the satisfaction of the Executive Engineer that it was so, the rate chargeable on the portion irrigated by canal-water shall not exceed the lift rate.

Rate leviable when well-water and canal-water are conveyed in the same course.

14. If well-water is conveyed to any land irrigated from a canal in the same channel as the canal-water, the water-rate shall be chargeable on the whole of the land irrigated from such channel: Provided that if it be shown to the satisfaction of the Executive Engineer that the use of well-water was necessitated by a deficiency in the supply of canal-water, the rate chargeable shall not exceed the lift rate.

Provisions applicable to supply from escape channels.

15. The same provisions shall apply to irrigation from escape channels as to irrigation from other parts of a canal.

Rate leviable for such supply.

When the supply of water from any such channel lasts continuously throughout the period for which it is required for use, the same rates shall be levied as for a supply from the canal. When the supply is intermit-

tent, such reduced rates shall be charged as may be fixed in each particular case under the orders of Government.

16. If a supply of water is obtained by any person from a canal for the purpose of irrigation without the previous permission of the Executive Engineer of the District, the rate chargeable for such water shall be double the rate chargeable for the authorized irrigation of the area irrigated, and this rate shall be leviable in addition to any penalty which may be imposed under the Act.

Rate leviable for supply of water obtained without permission.

17. Water may be given for the purpose of forming threshing-floors free to holders of canal-irrigated fields, and to others at a charge per floor not exceeding half the lowest acreage rate.

Rate leviable for supply of water for forming threshing-floors.

Water-supply Rates for Non-irrigational purposes.

18. Water supplied from a canal for any purpose other than irrigation will be charged for by volume, or otherwise at such rate as Government shall from time to time determine.

For non-irrigational purposes rates will be charged for volume or otherwise.

IV.—OCCASIONAL RATES.

19. } (For substituted Rules 19 and 20, see Notification No. 14, dated
20. } 27th September 1892, printed at page 572, *infra*.)

V.—REMISSIONS.

21. Remissions of water-rate under the last paragraph of section 31 may be allowed by the Superintending Engineer, and may extend to the whole or to a part only of the rate, as he shall in each case think fit.

Remissions under last paragraph of section 31 may be granted by Superintending Engineer.

22. Claims for such remissions shall be preferred to the Executive Engineer of the District direct; and if not so preferred within one month from the time when the damage, in respect of which the remission claimed is alleged to have occurred, shall not be entertained.

Claims to such remissions to whom and when to be made.

If, without giving the Executive Engineer at least seven days' notice in writing of his intention, the claimant cuts the crop alleged to have been damaged at any time within 20 days after preferring his application, his claim shall not be entertained.

23. If the application be preferred within the period prescribed by the last rule, the Executive Engineer shall, within 20 days after the date of its receipt or within the period of the notice, if any, given to him under the said rule, make or cause to be made a local inquiry, at which he or any person acting under his special order in this behalf shall be present, and

Such claim how to be disposed of.

the result of which shall be recorded on the application, which, together with the opinion of the Executive Engineer, shall then be forwarded to the Superintending Engineer for disposal.

The order passed on the application shall be communicated to the applicant by the Executive Engineer.

Superintending Engineer may also grant remissions for loss caused by deficiency or excessive supply of water ;

24. Remissions of water-rates may also be granted, at his discretion, by the Superintending Engineer, on reasonable cause being shown and after due inquiry, for any loss caused by deficiency or excess in the supply of water, when such deficiency or excess has been occasioned by some act or omission of a canal officer and independently of any act or omission of the person chargeable with the rate.

and on account of excess charges.

Applications for the remission of excess charges on account of water-rates shall also be disposed of by the Superintending Engineer, to whom such applications shall be forwarded for consideration by the Executive Engineer, or by the Collector, through the Executive Engineer.

Other claims for remission to be reported to Government.

25. Any claim for remission of water-rate not falling under Rule 21 or 24 shall be reported by the Collector, through the Commissioner of the Division, for the orders of Government in the Public Works Department.

Intimation of remissions to whom to be made.

26. Intimation of remissions under Rules 21 and 24 will be communicated by the Superintending Engineer to the Examiner of Public Works Accounts and the Executive Engineer in statements prepared in the form of Appendix No. II.

The Executive Engineer shall keep a register of all authorized deductions from water-rates in the same form.

VI.—RECOVERY OF DUES.

Return of measurements and assessments to be prepared.

27. A return of measurements and assessments in the form of Appendix No. III shall be prepared by such subordinate canal officer as shall from time to time be deputed to this duty by the Executive Engineer of the District and submitted to the Executive Engineer, who, with the aid of his establishment, shall test at least 10 per cent. of the measured areas.

Statement of demands to be rendered to the Collector.

28. The Executive Engineer shall, from the Register and Return Nos. II and III, frame a statement of demands for water-rates according to the form of Appendix No. IV, which he shall forward, together with copies of the Register No. II and of the Return No. III, to the Collector. This statement shall be rendered on 15th December for *khariḥ* and on 1st May for *rahi*⁽¹⁾.

Collector to issue instructions for recovery of demands.

29. On receipt of the demand statement the Collector shall issue instructions for the recovery of the amounts therein named from the persons respectively liable for the same.

(1) For addition to this Rule; see Notification No. 16, dated 25th October 1892, printed at page 570, *infra*.

The rates for *kharij* shall be payable on the 1st February and those for *rabi* on the 15th June. They shall be payable, each in one instalment, to the revenue officers to whom the land revenue is payable by persons holding land in the villages in which the persons liable therefor respectively reside.

Rates when and to whom payable.

30. If any objection is raised before the Collector, or any of his subordinates, as to any entry in the said statement, such objections shall be forwarded by the Collector through the Executive Engineer of the District, to the Superintending Engineer for disposal under Rule 24, if it has reference to some action on the part of the Public Works Department; otherwise it shall be disposed of by the Collector, or, subject to the law and rules in force relating to the recovery of arrears of land revenue, by his subordinates.

Objections to entries in the statement how to be disposed of.

If the decision of any such objection by the Collector, or any of his subordinates, results in the remission of any portion of any charge entered in the demand statement, the result shall be communicated by the Collector to the Executive Engineer of the District and shall also be shown in the Return No. VII to be submitted, under Rule 37, to the Examiner of Public Works Accounts.

If in consequence of objection Collector remits any portion of a demand, his order to be communicated to Executive Engineer.

Appeals.

31. Every order passed by an Executive Engineer under Rule 13 or 14 shall be appealable to the Collector, and every order passed by any such officer under Rule 19 or 20 shall be appealable to the Superintending Engineer: Provided always that the appeal be presented within thirty days of the date on which the order appealed against was communicated to the appellant.

Appeals against orders under Rules 13, 14, 19 and 20.

32. All appeals preferred under the Act or under these rules must be made by written petition signed by the appellant. Such petition may be delivered at the office of the authority appealed to by the appellant in person during office hours, or be forwarded through the post.

Manner of preferring appeals.

Miscellaneous.

33. Applications for free grants of water-supply shall be referred for the orders of Government in the Public Works Department, and no such grant shall be made without the previous sanction of Government.

Free grants of water-supply.

34. In cases of dispute regarding water-supply, or remission, or abatement of water-rate, the water-gauges and meters set up by the Public Works Department shall, if certified by the Executive Engineer of the District to have been in good order during the period to which the dispute relates, be held to furnish authoritative data for all calculations of discharge.

Readings of water-gauges and meters set up by Public Works Department to be accepted as authoritative.

Certain acts
forbidden to
canal officers,
&c.

35. No canal officer, or other officer or subordinate in the Public Works Department shall

- (1) acquire, directly or indirectly, any share or interest in the distribution of water from any canal; or,
- (2) purchase, or bid, either in person or by agent, or in his own name or in the name of another or jointly or in shares with others, for any Government property in, on, or appertaining to any canal.

Breach of this rule shall be punishable with a penalty under Section 61, clause (9) of the Act.

(For additional Rule 35 A, see Notification No. 17, dated 25th October 1892, printed at page 573, *infra*.)

Returns, &c.

Annual
Returns Nos.
V and VI.

36. The Executive Engineer shall furnish an annual return, for *kharif* and *rabi* respectively, as per form of Appendix No. V, to the Superintending Engineer and to the Examiner of Public Works Accounts on the same dates on which the statement of demands (No. IV) is sent, under Rule 28, to the Collector. He shall also furnish the Superintending Engineer and the Examiner of Public Works Accounts with a general return, as per form of Appendix No. VI, on the 15th April of each year.

Annual
Return No.
VII.

37. The Collector shall furnish the Superintending Engineer, through the Executive Engineer of the District and the Examiner of Public Works Accounts, with annual returns in the form of Appendix No. VII for *kharif* and *rabi* separately, on the 15th April of each year, showing the water-rates and miscellaneous revenue assessed and realized in the Civil Department.

Annual
Return No.
VIII.

38. When separate water-rates have not been fixed by Government, but a consolidated soil and water-rate is levied, the Collector shall furnish the Superintending Engineer, through the Executive Engineer of the District and the Examiner of Public Works Accounts, with an annual general return of consolidated revenue in the form of Appendix No. VIII as soon after the close of the revenue year as possible.

Annual
Return No.
IX.

39. The Collectors in Sind shall furnish the Superintending Engineer in Sind and the Examiner of Public Works Accounts, on 15th April of each year, with return in the form of Appendix No. IX for *kharif* and *rabi* respectively, of receipts from "*haccaba*" on *jaghir* lands, and of miscellaneous receipts from canals; and the Collectors in Gujarát and the Deccan shall furnish similar returns in cases where separate water-rates are recovered, as per Survey Register and credited to Government in the Public Works Department.

(For substituted Rule 40, see Notification No. 14, dated 27th September 1892, printed at page 572, *infra*.)

APPENDIX No. I.

CANAL.

[Irrigation.]

Form of Application for Water for Irrigation.

To

The EXECUTIVE ENGINEER of the _____ District.

I, *AB*, resident of _____ Taluka _____, in the _____ District, make this application for the supply of water from the above canal for the purpose of irrigating the undermentioned crop on the land hereinafter described _____, (namely):—

Survey Number.	Village.	Mile.	Distributing Channel Number.	AREA OF FIELD TO BE IRRIGATED.		For what Crop required.	Date from which water is required.	In how many months from such date crop should come to maturity.	Crops sown on this land during the previous year.	Order of the Executive Engineer as to whether the application is granted or not.	Water-rate to be charged per acre if application is granted.
				Acres.	Guntas.						
1	2	3	4	5		6	7	8	9	10	11

Dated the

18 .

Witnesses.

(Signed)

(Signed)

Applicant.

Executive Engineer.

Columns Nos. 1 to 9 to be filled up by applicant. Nos. 10 and 11 by the Executive Engineer.

Application to be made in duplicate—one for applicant, the other for Executive Engineer.

NOTE.—Under Rule III of the Canal Rules no application for water will ordinarily be entertained unless the field to be irrigated is demarcated by a clearly distinguishable boundary and has been prepared for irrigation.

(For Appendix I A, see Notification No. 16, dated 25th October 1892, printed at page 570, *infra*.)

ENACTMENTS APPLYING TO BOMBAY.

APPENDIX No. II.

558

नमुना नंबर ३.

No. } _____ { CANAL.
नंबर. } _____ { कालवा.

Form of Register of authorized Deductions from Water-rates, Kharif (or Rabi) Season, 18—18 .

Táluka. तालुका.	Village. गांवाचें नांव.	Survey Number. सरवे नंबर.	Person to whom allowance made. ज्या इसमाला वावयाचें त्याचें नांव.	Remissions. सूट.		Free Grants. माफी.		Total Deductions. एकंदर कमी केलेला पैसा.	REMARKS. शेरा.
				Acres. एकर.	Water-rate. पाण्याचा दर.	Acres. एकर.	Water-rate. पाण्याचा दर.		

_____ { 18.
_____ { १८.

_____ { Executive Engineer,
_____ District.

_____ { एक्झिक्युटिव्ह इंजिनियर,
_____ डिस्ट्रिक्ट.

LOCAL RULES AND ORDERS MADE UNDER [1879, Bo. Act VII—

APPENDIX No. III.

Form of Return of Measurement and Assessment.

No. }
नंवर. }{ CANAL.
कालवा.Village. }
गांवाचें नांव }{ Taluka }
{ तालुका }{ District }
{ जिल्हा }

{ Kharif (or Rabi) Season, 18—18 }

Number. नंबर.	Survey Number. सर्वे नंबर.	Distributing Channel. पाट.		Registered Occupant or Holder. मालक.	Cultivator. लागवड करणारा.	Measurement (Field). शेताची मोजणी.				Produce. उत्पन्न.	Water Rate per Acre. पाण्याचा दर प्रत्येक एकरास.	Water Rate for each Field. पाण्याचा दर प्रत्येक शेता-कारितां.	Amount due by each Cultivator. प्रत्येक लागवड करणाराकडे झालेली रकम.	REMARKS. शेरा.
		Mile. मैल.	Number. नंबर.			Length. लांबी.	Breadth. रुंदी.	Area in Acres. क्षेत्रफळ एकर.						
								Flow. प्रवाहाने.	Lift. मोटेनें, राहाटाने, वगैरे.					

NOTE.—Return for Kharif to be printed in blue ink.

Return for Rabi to be printed in red ink.

CERTIFICATE BY EXECUTIVE ENGINEER REGARDING MEASUREMENT TESTS. }
 मोजणीविषयी एक्झिक्युटिव्ह इंजिनियरकडून खात्रीचा दाखला. }

{ 18 _____ { Measurer.
 { १८ _____ { मोजणारा.
 _____ { Overseer.
 _____ { ओव्हरसिअर.
 _____ { Executive Engineer,
 _____ { एक्झिक्युटिव्ह इंजिनियर,
 _____ { District.
 _____ { डिस्ट्रिक्ट.

{ Executive Engineer.
 { एक्झ. एंजि.

Kharif (or Rabi) Season, 18 —18 .

APPENDIX No. IV.

_____ CANAL.

Form of Statement of Demands for Water-rates for Irrigation.

Number of the Measure- ment Statement.	Village.	Táluka.	Water-rate.			Deductions.				Net amount to be realized by Collector.		
1	2	3	4			5				6		
*		Total ...	Rs.	a.	p.	No.	Rs.	a.	p.	Rs.	a.	p.

* Refer to Register No. II for details.

† Refer to Return No. III for details.

No. _____ of 18 .

Forwarded to the Collector of _____ for _____ realization in accordance with Canal Rule 28, together with copies of the Register No. II and the Return No. III herein referred to.

_____ 18 .

Executive Engineer of the _____ District.

LOCAL RULES AND ORDERS MADE UNDER [1879, Bo. Act VII--

Kharif (or Rabi) Season, 18 —18

APPENDIX No. V.

Canal.

[Irrigation.]

Form of Annual Return of the Area of Irrigation and Water-rate to be collected in the District.

Number of Return Number II.	Village.	Táluka.	AREA IN ACRES.			WATER-RATE.						Exemptions and free grants.	Net amount to be realized by Collector.	REMARKS.
			Flow.	Lift.	Total.	Flow.	Lift.		Total.					

No. of 18

Forwarded to the Superintending Engineer; _____ and Examiner of P. W. Accounts in accordance with Canal Rule 36.

18

Executive Engineer of the _____ District.

ENACTMENTS APPLYING TO BOMBAY.

APPENDIX No. VI.

CANAL.

IRRIGATION DIVISION.

Form of Annual Return of Revenue from all sources during the Official year 18 — 18

	WATER RATES FROM IRRIGATION REALIZABLE BY COLLECTOR.			* MISCELLANEOUS RECEIPTS.										
	Nct to be rea- lized.	Remis- sions and Free grants.	Total.		Sale of Water.	Water- supply of Towns.	Planta- tions.	Other Canal Produce	Water Power.	Navi- gation.	Rents of Build- ings.	Fines.	Miscel- laneous.	Total.
1	2	3	4	1	2	3	4	5	6	7	8	9	10	11
Rabi (Dry-crop) Assessment for 18 — 18				Assessments by Ex. Engineer, realizable by Collector during the official year ...										
Kharif (Monsoon crop)Assessment for 18 — 18				Assessments by Ex. Engineer, realizable by himself during the official year ... Balance as per last Return ... Assessments during the year ...										
				Total ...										

Details of Miscellaneous Receipts.

Sub-heads and Particulars.	To be realized by Collector.			To be realized by Executive Engineer.		

Kharif (or Rabi) Season.

CANAL.

566

Annual Return of Realizations of Water-rates and Miscellaneous Receipts during the Official Year 18 —18 .

WATER-RATES.					MISCELLANEOUS RECEIPTS.											
Demands, Collections, and Balances.	Balance of former De- mands.	De- mands received during the Official Year.	Total.	Demands, Collections, and Balances.	Sale of Water.	Water- supply of Towns.	Planta- tions.	Other Canal Pro- duce.	Water Power.	Naviga- tion.	Rents of Build- ings.	Fines.	Miscel- laneous.	Total.	Grand Total.	
Net Assessments ...				Balance of former demands ...												
Deduct—Free Grants and Remissions in the Revenue De- partment...				Demands during the year :												
				By Executive En- gineer ...												
				By Collector ...												
Balance ...				Total ...												
• Realizations.				Realizations.												
April 18 ...				April 18 ...												
May ...				May ...												
June... ..				June ...												
July ...				July... ..												
August ...				August ...												
September ...				September ...												
October ...				October ...												
November ...				November ...												
December ...				December ...												
January 18 ...				January 18 ...												
February ...				February ...												
March ...				March ...												
Total ...				Total ...												
Balance unrealized ...				Balance unrealized...												

*The realizations made during the year against "Balance of former demands" and "Demands received during the year," should be shown under the respective columns.

Collector of _____.

LOCAL RULES AND ORDERS MADE UNDER

[1879, Bo. Act VII—

Taluka.	Village.	Collection .	Amount.	Cause of Remission and authority.

[illegible]

Collector of _____

APPENDIX No. VIII.

Form of Annual General Return of Consolidated Revenue.

No. _____ 18 .

Statement of Consolidated Revenue for the year 18 —18 , in respect of the _____
District, forwarded to the Examiner of Public Works Accounts, Bombay, and to the Superintending Engineer, _____
in accordance with Canal Rule 38.

Collector.

DISTRICT.

Statement of Consolidated Revenue from Irrigation Works for the Year 18

Number.	Name of Work.	Total Acres assessed under the Settlement.		Total Acres cultivated during the year.		Assessment of the year.			Remissions during the year.			Total Consolidated Revenue during the year.	Irrigation share.	Land share.	Remarks as to how the shares have been arrived at and the authority under which calculated.
		Kharif.	Rabi.	Kharif.	Rabi.	Kharif.	Rabi.	Total.	Kharif.	Rabi.	Total.				

Note.—Percentage of the cost of Collecting Establishment during the year of the Collectorate is _____.

Annas and pies and fractions of an acre omitted.

Land share .. Rs.

Irrigation share

Rs.

18 .

Collector.

LOCAL RULES AND ORDERS MADE UNDER

[1879, Bo. Act VII—

APPENDIX No. IX.

*Form of Annual Return of Water-rates, &c., recovered by the Revenue Department.*Kharif (or Rabi) Season.

No. _____

18

Return for the year 18 —18 in respect of the _____ District _____, forwarded to the Examiner of Public Works Accounts, Bombay, and the Superintending Engineer, _____ in accordance with Canal Rule 38.

Collector.

Kharif (or Rabi) Season.

Return of Arrears and Assessments, &c., in respect of (1) Water-rates, (2) Miscellaneous Receipts from Canals, &c., in the _____ District, Sind, during the year 18 —18

Canals.	WATER-RATE FROM IRRIGATION.								MISCELLANEOUS RECEIPTS.										Remarks.	
	Assessments.					Remissions during year.		Actual Receipts during year.	Owner's Rates on Irrigated Land.	Sales of Water.	Watersupply of Towns.	Plantations.	Other Canal Produce.	Water Power.	Navigation.	Rents of Buildings.	Fines.	Miscellaneous.		Total actual Receipts during year on account of distinct Water-rates and Miscellaneous Receipts.
	Unrealized Balance at the end of last year.	Assessment during current year.		Total.	Unrealized Balance at the end of current year.															
	Amount.	Acres.	Amount.	Amount.	Amount.	Acres.	Amount.													
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21

18

Collector.

ENACTMENTS APPLYING TO BOMBAY.

Notn. No. 75, dated 4th October 1887, B. G. G., 1887, Pt. I, p. 837.—Under Section 70 of the Bombay Irrigation Act VII of 1879, the Governor in Council is pleased to amend the Rules heretofore made under the said section by declaring that wherever in the said rules the words “Superintending Engineer for Irrigation,” “Executive Engineer for Irrigation,” “Executive Engineer for Irrigation of the Division,” and “Irrigation Department,” occur, shall be substituted respectively the words “Superintending Engineer,” “Executive Engineer,” “Executive Engineer of the District,” and “Public Works Department.”

Notn. No. 3, dated 20th February 1895, B. G. G., 1895, Pt. I, p. 177.—In exercise of the powers conferred by Section 70 of the Bombay Irrigation Act, 1879, His Excellency the Governor in Council is pleased to direct that immediately after the first paragraph of Rule No. 1 of the Rules framed under the said section and published in the Notifications specified in the margin, there shall be added the following, *viz.* :—

No. 1 at Bombay Government Gazette for 1881, Part I, page 10.

No. 75 at Bombay Government Gazette for 1887, Part I, page 837.

✓ “No application for water will be received unless signed by the registered occupant, or actual holder, of the land, or his recognized representative, and the application must bear the countersignature of the Patel of the village in token of its being correct.”

Notn. No. 16, dated 25th October 1892, B. G. G., 1892, Pt. I, p. 1065.—In exercise of the powers conferred by Section 70 of the Bombay Irrigation Act VII of 1879, His Excellency the Governor in Council is pleased to make the following additions to the rules framed under the said Section :—

✓ I.—The following Rule shall be inserted after Rule 3 :—

When security may be required.

“3 A.—If an applicant for water for irrigation is not the registered occupant of the land which he wishes to irrigate, or, in the case of alienated land, if he is not the holder, in whose name the land is entered in the Collector’s records, the Executive Engineer, or other officer aforesaid, may decline to comply with the application, except on the execution of a security bond in the form of Appendix No. I A by two persons approved by him in this behalf.

“If an order is made under this rule to furnish security, a note thereof shall be made in column 10 of the application.”

✓ II.—The following paragraph shall be added to Rule 28 :—

“The security bonds, if any, taken under Rule 3 A, shall accompany the statement, and the names of the sureties and the dates of the bonds, respectively, executed by them, shall be entered in the last column of Return No. III.”

III.—The following Appendix shall be inserted after Appendix No.

I :—

"APPENDIX NO. IA.

Form of Security Bond.

To

The Executive Engineer, _____ District.

Whereas A. B. of _____ has applied for a supply of water to irrigate the undermentioned crop on the land hereinbelow described (namely) :—

Village.	Táluka.	Survey Number.	Area of field to be irrigated.	For what crop required.	For what period required.

and whereas he has been required to furnish security for the payment of the water-rate and other charges ;

' We, C. D. of _____ and E. F. of _____, do hereby declare ourselves sureties for the abovementioned A. B. of _____, that he shall duly pay at the prescribed time or times every rate, charge, penalty or other sum whatsoever that shall become due by him in respect of the supply of water granted to him in pursuance of his said application ; and in case of his making default therein we, each of us, for himself, his heirs, executors and administrators, agree to pay to the Secretary of State for India in Council such sum not exceeding in the aggregate Rs. _____ as shall be demanded of us, or of either of us, or of any heir, executor or administrator of either of us, on account of any such rate, charge, penalty or other sum aforesaid ;

' and we do further agree and allow that the amount of any such rate, charge, penalty or other sum aforesaid may, if necessary, be recovered from either of us or from any heir, executor or administrator of either of us, as if the same were an arrear of land revenue due by us, or either of us, to Government.

Dated this _____ day of _____ 18 .

Signed by E. F.

(Signed) E. F.

in the presence of

(") G. H.

Signed by G. H.

in the presence of

2. The addition made to Rule 1, and notified in Notification No. 12, dated 11th August 1885, is hereby cancelled.

Notn. No. 13, dated 10th October 1883, B. G. G., 1883, Pt. I, p. 777.—
Under the last para. of Section 70 of the Bombay Irrigation Act of 1879, the Governor in Council is pleased to make the following alteration in para. 1 of No. 4 of the Rules framed under that Act for the administration of canals in the Bombay Presidency :—

(4) Perennial crops will invariably be classed as Kharif. All other crops, for which the first waterings are taken between 15th January and 15th October, will be classed as Kharif. Those for which the first waterings are taken after 15th October will be classed as Rabi.

Notn. No. 14, dated 27th September 1892, B. G. G., 1892, Pt. I, p. 986.—
In exercise of the power conferred by Section 70 of the Bombay Irrigation Act, 1879, the Governor in Council is pleased to direct that the following alterations be made in the Rules framed under that section for the administration of canals in the Bombay Presidency (published in Notification No. 1 of the 8th January 1881 in the *Bombay Government Gazette* for 1881, Part I, pages 10—23), as amended by Notification No. 6 of the 2nd September 1891⁽¹⁾ (published in the *Bombay Government Gazette* for 1891, Part I, page 721), viz. :—

(1) The following shall be substituted for Rule 19, viz. :—

“19. The charge to be made under Section 45 on account of water supplied through a water-course used in an unauthorized manner shall be as follows (namely) :—

(a) in Sind :

(i) if the water so used has flowed on any land

{ a sum calculated at such rate per acre or portion of an acre of the land over which the water has flowed as the Collector shall fix, the same not exceeding double the highest rate of assessment leviable in respect of cultivated land in the vicinity ;

(b) Elsewhere :

(i) if the water so used has flowed on any land and such land has derived benefit therefrom

{ double the highest rate leviable for a single crop ;

Charge to be imposed when water supplied through a water-course is unauthorizedly used.

⁽¹⁾ Superseded by this Notification (No. 14, dated 27th September 1892).

✓ (ii) if the water has flowed on any land, but such land has not derived benefit therefrom } double the rate that would be chargeable under Rule 9;

(iii) in any other case } double the rate chargeable under Rule 18 on the volume of water estimated by the Executive Engineer for Irrigation to have been used.

The above charges will be leviable in addition to any penalty which may be imposed under the Act on the person who unauthorizedly used the water."

(2) The following shall be substituted for Rule 20, viz.:—

"20. The charge to be made under Section 46 on account of water supplied through a water-course which is suffered to run to waste shall be as follows (namely):—

Charge to be imposed when water supplied through a water-course is suffered to run to waste.

(a) in Sind:

(i) if the water has flowed on any land } a sum calculated at such rate per acre or portion of an acre of the land over which the water has flowed as the Collector shall fix, the same not exceeding double the highest rate of assessment leviable in respect of cultivated land in the vicinity;

✓ (b) elsewhere:

(i) if the water has flowed on any land } double the rate that would be chargeable under Rule 9;

(ii) in any other case } double the rate chargeable under Rule 18 on the volume of water estimated by the Executive Engineer for Irrigation to have been wasted."

(3) The following shall be substituted for Rule 40, viz.:—

"40 Nothing in the foregoing Rules 1 to 6, both inclusive, 8 to 15, both inclusive, 17, 21 to 32, both inclusive, applies to the Province of Sind," Saving for Sind.

Notn. No. 17, dated 25th October 1892, B. G. G., 1892, Pt. I, p. 1065.—
In exercise of the power conferred by Section 70 of the Bombay Irrigation Act, 1879, the Governor in Council is pleased to make the following additional rule to be inserted after No. 35 of the rules for the administration of canals, framed under the said section and published in Notification No. 1 of 8th January 1881 (*Bombay Government Gazette* for 1881, Part I, pages 10-23), viz.:—

Passing of
persons, ani-
mals or vehi-
cles in or
across canals.

✓ "35 A. (1) The passing of any person or of any animal or vehicle in or across any bank or channel of a canal is prohibited at any place within such distance not exceeding—yards above or below a bridge or crossing expressly provided for this purpose or above or below a post set up by the Canal Officer in a conspicuous position in this behalf, as shall be indicated by the Canal Officer in a notice affixed to such bridge, crossing or post.

"(2) In setting up posts and fixing distances under clause (1), the Canal Officer shall have careful regard—

(a)—to the necessity for preserving the canal and its embankments at points where they would be likely to be endangered or damaged by the passing of persons, animals or vehicles therein or there across ;

(b)—to the reasonable convenience of the people residing or holding land in the vicinity who require to cross the canal or to water their animals."

Rules for the preparation of lists of persons bound to assist in the execution of work on the occasion of an emergency.

✓ Notn. No. 14, dated 27th October 1883, B. G. G., 1883, Pt. I, p. 857.—
Under Section 70 of the Bombay Irrigation Act, 1879, His Excellency the Governor in Council is pleased to make the following Rules for regulating the preparation of lists of persons bound, under Section 58 of the said Act, to assist in the execution of work on the occasion of an emergency :—

"In exercise of the power conferred by Section 70 of the Bombay Irrigation Act, 1879, the Governor in Council is pleased to make the following Rules for regulating the preparation of lists of persons bound, under Section 58 of the said Act, to assist in the execution of work on the occasion of an emergency (namely) :—

List when
to be prepar-
ed.

1. Whenever it appears to a Canal Officer duly empowered to act under Section 58 of the Act, that circumstances may probably arise which will render it necessary for the provisions of that section to be put into operation for the execution of any repair, clearance or work which is being or is about to be carried on by the Irrigation Department, he shall communicate with the Collector, who shall thereupon cause a list to be prepared of the able-bodied persons to whom the said provisions are applicable.

The list so prepared may from time to time be revised and amended.

Area for
which the list
should be pre-
pared.

2. The list shall include the names of persons holding land or resident within such distance from the locality of the repair, clearance or work as the Collector, having regard to the number of persons likely to be required to assist at such repair, clearance or work, shall think proper.

Classes of
persons to be
included or
exempted.

3. The list shall contain the name of every able-bodied man or woman, who holds land within the area fixed by the Collector, under the last preceding rule, or who resides within the said area, and earns his or her livelihood by manual labour: Provided that—

(a) the names of persons who appear to the Collector to be under sixteen or over fifty years of age shall be omitted, and

(b) any land-holder who is unaccustomed to manual labour shall be permitted, when called to assist at any repair, clearance or work, to furnish as a substitute any able-bodied person whose name is not on the list.

4. The Collector shall cause the names of the persons holding land or resident in each village within the area fixed under Rule 2, included in the list, to be posted up in the chaudi or on some other public building in such village, and to be proclaimed in the village by beat of drum.

Publication
of names in-
cluded in the
list.

5. Any person whose name is entered in the list may apply in writing to the Collector to have his name removed therefrom. The Collector, after such inquiry (if any) as he thinks necessary, shall record his decision in writing for either rejecting or granting the application.

Hearing of
objections.

Subject, as provided in Section 67 of the Act, to the supervision and control of the Commissioner of the Division, the Collector's order shall be final.

6. In these Rules the word 'Collector' shall include any officer appointed by the Governor in Council to exercise the power of a Collector under Section 59 of the Act."

Rules and Orders under Bombay Act I of 1880.

(Khoti Settlement.)

Rules under Clauses (a), (b), (e) and (f) of Section 40 of the Act.

Notn. No. 1659, dated 11th March 1882, B. G. G., 1882, Pt. I, p. 262. — In exercise of the power conferred on him in this behalf under Section 40 of the Khoti Settlement Act, 1880 (Bombay Act I of 1880), the Governor in Council is pleased to frame the following Rules under Clauses (a), (b), (e) and (f) of that Section (namely) :—

Crop Appraisement Rules under Clause (a).

I. (For amended Rule I, see Notification No. 6720, dated 22nd September 1886, printed at page 595, *infra*.)

II. The days fixed by the khot for inspection and appraisement of crops shall be notified by him in writing to all and every one of his tenants in the village, and the Police Patel shall be directed by the Collector to affix notices to the temples and by beat of drum and otherwise to make these dates known at least seven days previously, and if for any sufficient cause (as that the crop is not ripe, &c.) any crop is not inspected or appraised on the days so fixed, the inspection and appraisement shall not, except with the consent of the tenant, take place until after a similar second notification has been made in the village.

But the date fixed by the second notification must be within the limits specified in the preceding rule.

III. }
 IV. } (For amended Rules III, IV, V and VI, see Notification No. 6720,
 V. } dated 22nd September 1886, printed at page 595, *infra*.)
 VI. }

VII. A tenant who has not signed the Abhavani Patrak, or who has signed it with a mark only, may, if dissatisfied with the appraisement, petition the Mamlatdár or Mahalkari of the Táluka or Mahál in which the village is situate, within six days of the khot making the appraisement, and such officer shall forthwith nominate three respectable inhabitants of the village or its neighbourhood to inspect and appraise the crop within seven days. The appraisement made by such persons, or a majority of them, shall be final and shall be entered by the khot at the time it is made in the Abhavani Patrak, and the entry shall be signed by the said three persons or the majority of them.

VIII. (For amended Rule VIII, see Notification No. 6720, dated 22nd September 1886, printed at page 595, *infra*.)

IX. It shall not be lawful for a tenant to reap his crop until after the same has been inspected and appraised, or until the expiry of the dates mentioned in Rule I within which the inspections and appraisements of crops by the khot should be completed. If the tenant reaps his crop in contravention of the above rule, every presumption on doubtful points shall be made in the khot's favour.

X. (For amended Rule X, see Notification No. 6720, dated 22nd September 1886, printed at page 595, *infra*.)

Rules under Clause (b).

I. An entry in the Paháni Kharda of *Dhára*, if not rebutted, shall be conclusive proof of *dhára*. If the Paháni Kharda only shows that a certain area was held as *dhára*, but gives no *thikáns*, the land to be entered as *dhára* shall be chosen at the discretion of the Settlement Officer from the survey numbers in the rayat's possession; always provided that the area and the proportion of rice to Varkas land which may be given in the Paháni Kharda be not exceeded, and that if no information is available as to the said proportion, it shall be assumed to be 1 acre of rice to 4 acres of Varkas.

II. Where there is no Paháni Kharda but a Goshwára entry only, this entry if not rebutted, shall be conclusive proof that the Khátedár holds some *dhára*. To ascertain the area of his *dhára* it will be necessary to discover at what rates the land assessment of the village was fixed. Evidence of this may be obtained from the Paháni Khardas of surrounding villages or otherwise. The Settlement Officer shall then proceed as in the last clause of Rule 1. If the land assessment rates cannot be ascertained to the satisfaction of the Settlement Officer, the highest rate known to have existed at the date of the Goshwára must be taken as a basis and the same procedure followed.

III. The evidence of entry in Paháni Kharda or Goshwára may be rebutted by the khot producing written proof from his accounts that he has taken "Thal" or *Makta* payments for three consecutive years within the twelve years

preceding the introduction of the survey. In "*Thal*" he must show for Varkas land payments in successive years from the same land of the three crops of Náchni, Wari, and Harik.

IV. If there is no Paháni Kharda or Goshwára, the possession of *dhára* may be proved by the production of receipt-books showing *dhára* payments for a sufficient number of years to satisfy the Settlement Officer. If no thikáns are given in the receipt-books, he shall proceed as in the last clause of Rule I.

V. If a rayat is proved to hold some *dhára*, and if it is not proved that any of the land in his possession has paid *thal*, the whole of the land in his possession shall be entered as *dhára*.

Rules under Clause (e).

I. When a khot sharer sells any of his private khoti land (Khoti Khásgi), the buyer thereof shall be entered in the survey papers in respect of that land as an occupancy tenant paying customary rates with the right to alienate his land.

II. A Khelta Dhárekari shall be bound every year, on or before the 30th April, to give notice to the khot, stating what fields in the Khoti Nisbat Kháta he intends during the ensuing season to cultivate at *dhára* rates. If he fails to do so, he will be presumed to have waived his right for that season and will have to pay "*Thal*" for any khoti land that he does cultivate.

III. The rent payable to the managing khot by khot sharers for their private khoti land shall be the customary rates of the village for occupancy tenants, unless it is proved that before 1855 khot sharers paid a *Makta* or a lower rate of "*Thal*," in which case the ancient practice shall be followed.

IV. Land about which there is, or has been, a boundary dispute between two villages shall be entered in the name of the occupant as follows:—

- (a). If both villages are Niwal Dhára, as *dhára* land.
- (b). If both villages are Niwal Khoti, as occupancy tenant's land paying ardhel and tirdhel.
- (c). In any other case, as occupancy tenant's land paying survey assessment and local fund cess only.

V. *Dhárekaris and quasi-dhárekaris have a right to cut, without permission from the Collector or Assistant Collector, all trees growing in their dhára land except teak and black wood.*¹⁾ A Khelta Dhárekari has no right to cut trees.

VI. The khot shall keep under Section 15 the following three accounts:—

1. The Appraisement Register.
2. The Ledger.
3. The Rayat's Receipt-books.

They shall be kept in the forms hereunto annexed (Appendix I).

The Appraisement Register shall be filled up at the time of the crop appraisement in the manner laid down in Rule IV of the Appraisement Rules under clause (a) of Section 40.

The Ledger is to be kept in the ordinary form of debit and credit account, showing the amount due from and paid by each rayat in a separate kháta for

¹⁾ The first sentence of this rule is rescinded by Notification No. 6972, dated 12th October 1887, printed at page 596, *infra*.

each *kháta* of the *Botkhat*. The items of the debit side of the rayat's account relating to grain payments are to be written up within 15 days from the date within which the appraisement of the crops to which the items severally relate must be made under the Appraisement Rules.

The rayat's receipt-book is to be written up on the debit side, in cases of grain payments, within one month from the several dates within which the appraisement of the crops must severally be made; in cases of *dhára* or quasi-*dhára* payments, before the 1st September.

Whenever a payment is made by a rayat, a receipt is then and there to be entered by the khot on the credit side of the rayat's receipt-book and the book returned to its owner.

If the rayats do not bring their books to be written up on the debit side within the proper time, the khot shall immediately on the expiry of the period make a report to the *Mámlatdár* or *Mahálkari* to that effect, who will then issue the necessary instructions to the rayats.

If a rayat brings grain or cash in payment of his revenue to the khot without bringing his receipt-book also, the khot shall accept the payment, but note the omission in the entry of payment in the rayat's *kháta* and give a separate dated receipt.

All the account-books must be brought or sent by the khot to the *kacheri* of the *Mámlatdár* or *Mahálkari* to be sealed on or before the 1st July of the year preceding that for which they are to be used. This includes fresh rayats' receipt-books which must be handed over to the khot for this purpose by the rayat on or before the 1st June of the year preceding that in which they are to be first used.

Every page of every account-book shall be sealed. The books for the first two accounts shall be provided by the khot. Each rayat shall provide his own receipt-book. Besides the three accounts above mentioned the khot shall take a copy of the *Botkhat* at his own expense, and shall keep it properly corrected, as the *Mámlatdár* or *Mahálkari* shall notify.

The copy of the *Botkhat* so made shall, if the village be attached, be delivered up by the khot to the *Mámlatdár* for the use of the *Japtidár*, and on the attachment ceasing shall be returned to the khot. The khot shall also take a copy of the "*Sud*" and "*Phalni*" books. If he does not do so, he will be responsible for any mistakes that might have been prevented by the use of those books, but shall not be subject to any other penalty.

The managing khot shall be bound to provide a convenient place within the boundaries of the village itself to which the rayats may bring their payments whether in cash or kind. He shall not be entitled, on any pretence whatever, to require a tenant to pay his rent in any other place except the village in the survey papers of which the tenant's name is entered.

VII. The *Botkhat* shall be in the form hereto annexed. (Appendix No. 1, Form No. 1). The customary rates of the village shall be recorded in full at the bottom of the *Botkhat*.

Any corrections ordered to be made in the *Botkhat* shall be signed by the *Mámlatdár* or *Mahálkari*.

If a proper *wántap* or division has been made, each khot sharer shall be denoted by a number and each rayat's *kháta* containing khoti land shall have the said khoti land entered with the number denoting the khot sharer in whose share

the land is affixed to the survey number, and all the survey numbers in the share of one particular khot sharer shall be entered consecutively.

In all cases in which the Settlement Officer has decided that khoti land is alienable by a tenant, the fact shall be entered in column 5 of the *Botkhat* by the Mámlatdár or Mahálkari.

Rules under Clause (f).

I. No forfeiture under Section X shall be certified in the case of an occupancy tenant unless he has failed to pay rent for two consecutive years, nor if the tenant is a minor, shall any forfeiture be certified until two years after he has attained his majority and has failed to pay rent.

II. If the khot is in actual possession when the minor attains his majority and refuses to vacate, the Collector shall, on the minor's application, put him in possession.

III. If from any cause whatever, except the necessity of keeping fallows, an occupancy tenant fails to cultivate his land, the khot may cultivate it for him during that season, just as if it were khot-nisbat land, but if he does so cultivate, he shall be entitled to no assistance under Section 14.

IV. The form of written application under Section 12 shall be as follows :—

TO THE COLLECTOR OF RATNÁGIRI.

I (or we), the undersigned khot (or khot sharers) of the village of (—) do hereby certify that I (or we) have conferred on A.B. the rights and privileges of a dhárekari (or quasi-dhárekari, &c., as the case may be) in respect of the Survey numbers and Pot or Phalni numbers of the said village tabulated below :—

Survey Number.	Pot or Phalni Number.	Area.	Assessment.

and I (or we) do request that an entry to this effect may be made in the *Botkhat* of the said village.

(Signed)——

(Date)——

All the known khot sharers or their duly empowered attorneys shall sign—otherwise the application will be rejected.

V. Under Section 27, if there is no agreement as to the order of rotation, the Mámlatdár or Mahálkari shall, on or before the 1st June in each year, issue a notice calling on the co-sharers to nominate one of their number on or before the 30th of June to be Managing Khot for the following revenue year.

VI. The dates for the payments of instalments of the khot's jama shall be as at present, viz., 15th December, 1st February, 15th March, 1st May.

The dates for payment of rents by dhárekari and quasi-dhárekari shall be the same as for khots ; but a dupetkari shall pay his grain rents on the same dates as occupancy tenants do.

Occupancy tenants shall pay their grain rents as follows :—

On the 15th December—

Half the total *Thal* payment due in *Halwa* or early rice and *Mahán* or late rice and the total *Thal* payment due in *Halwa Varkas*.

On the 1st February—

The other half of the total *Thal* payment due in *Halwa* rice and *Mahán* rice and half the total *Thal* payment due in *Mahán Varkas*.

On the 15th March—

The other half of total *Thal* payment due in *Mahán Varkas*.

On the 1st June—

The total *Thal* payment due on account of all other crops except *Bágáyat*, the *Thal* payment for which must be paid within what the *Mámlatdár* or *Mahálkari* in each disputed case may consider a reasonable time.

If the occupancy tenant pays a *Makta* he shall pay it in three equal instalments on the 15th December, 1st February and 15th March.

VII. The certificate to be given to the Managing Khot under Section 29 is to be in the form hereto annexed (Appendix I, Form 4).

APPENDIX No. I.

FORM 1.

APPRAISEMENT REGISTER.

FORM OF BOTKHAT.

BOTKHAT OF MAUZE , TARP , TALUKA , ZILLAH DATNÁGIRI, A.D. 18

Khoti Rights and Shares.

Khot Number.	Wantaps or Divisions of Shares held separately.	Division of Shares among the Wakalas or Families as finally settled.	Shares of Persons interested other than those mentioned in Columns 2 and 3, of their Sub-sharers.	Names of Persons having interest referred to in Columns 2 and 4 or 3 and 4, and the Names of their Mortgagees.	REMARKS.
1	2	3	4	5	6
	As.	As.	As. p.		
1	4	Hari Govind Sápkar.	
			1 0	1 Hari Govind himself.	
			1 0	2 Trimbak Náráyan Sápkar.	
			2 0	3 Bábaji Shivrám Sápkar,	
				mortgagee Rámchandra Govind Mule.	
		Total ...	4 0		
	...	4	...	Krishnáji Dáji Joshi.	
			2 0	1 Krishnáji Dáji himself.	
			2 0	2 Vishwanáth Ganesh Joshi.	
		Total ...	4 0		
...	...	8	...	Sadáshiv Govind Diwekar.	
			1 0	1 Sadáshiv Govind himself.	
			1 0	2 Bápuji Govind Diwekar.	
			1 0	3 Venkatesh Náráyan Diwekar.	
			1 0	4 Bhikáji Ganesh Diwekar.	
			2 0	5 Keshav Rámchandra Diwekar.	
			2 0	6 Vital Yeshwant Diwekar, Mortgagee.	
		Total ...	8 0	Bálaji Váśudev Barwe.	
			Rs. a. p.		
	4	12	1 0 0		

NUMBER.			NAME OF FIELD.	Tenure, viz., Inām or Khāṭa (Government), Dhāra or Khoti and other Tenures. Whether a Khoti tenant has a right to sell Khoti land or not? If he has, to state that he has.	Khoti Number.	Share out of the whole Village on Khoti.	Kharif or Rice Lands.	
Survey Number.	Pot Number.	Phalni Number.					Acres and Gunthās.	Amount.
1	2	3	4	5	6	7	8	9
Sejand bin Pingoji Bhogale No. 1.								A. g. Rs. a. p.
1	7	...	Mhēsondā ...	Dhāra
6	...	10, 20, 21 & 22	Kalacha Parya ...	Do.
8	1	...	Do. ...	Do.	0 6 1/2	0 11 0
12	1	...	Kudētē ...	Do.	0 13	1 6 0
16	...	10, 11, 20 & 21	Gottana ...	Do.
24	...	1	Kargalmhos	Do.
37	1	...	Wawalachi Got-tana,	Do.
43	5	...	Wadáché ...	Do.	0 23 1/2	2 8 0
44	...	7	Shivkula Batáchi ...	Do.
51	5	...	Kharwat ...	Do.	As. 8	0 30	3 12 0
77	...	9, 10 & 15	Paryaché ...	Do.
...	6	13					1 33 1/2	8 5 0
17	...	7 & 12	Gawan ...	Occupancy Tenant.	1
50	...	4, 11 & 19	Warkhadicha Mala	Do. ...	1
50	...	20	Do ...	Do. ...	1	As. 8
77	...	5	Parayaché ...	Do. ...	1
...	...	7				
1	...	2	Mhasonda ...	Do. ...	2
12	...	1	Koodyat ...	Do. ...	2
17	...	13	Gawana ...	Do. ...	2
29	3	& 4	Dewalácha Sada ...	Do. ...	2
35	...	1	Devala Nageck ...	Do. ...	2
...	6	& 9	Dewalácha Sada ...	Do. ...	2
36	...	11	Dhakta Sada ...	Do. ...	2
38	2	& 10	Payarichi Pakhar ...	Do. ...	2
...	...	18	Do. ...	Do. ...	2	As. 8
40	4	& 8	Touk ...	Do. ...	2
51	...	7	Kharwat ...	Do. ...	2
75	...	9	Touk... ...	Do. ...	2
...	...	16				
...	6	36					1 33 1/2	8 5 0

SURVEY ASSESSMENTS PAYABLE.

Rabi Lands.		Garden Lands.		Varkas Lands.		Assessment on Coconut Trees.	Total of Assessment.
Acres and Gunthás.	Amount.	Acres and Gunthás.	Amount.	Acres and Gunthás.	Amount.		
10	11	12	13	14	15	16	17
A. g.	Rs. a. p.	A. g.	Rs. a. p.	A. g.	Rs. a. p.	Rs. a. p.	Rs. a. p.
...	...	0 10	1 4 0	1 4 0
...	3 15	0 8 6	...	0 8 6
...	0 11 0
...	1 6 0
...	9 2	1 3 6	...	1 3 6
...	0 34	0 3 0	...	0 3 0
...	...	0 4½	0 10 0	0 10 0
...	2 8 0
...	0 13	0 1 0	...	0 1 0
...	3 12 0
...	3 19	0 8 6	...	0 8 6
...	...	0 14½	1 14 0	17 3	2 8 6	...	12 11 6
...	3 28	0 9 0	...	0 9 0
...	2 30	0 5 0	...	0 5 0
...	1 5	0 2 0	...	0 2 0
...	0 31	0 3 0	...	0 3 0
...	8 17	1 3 0	...	1 3 0
...	0 1	0 0 6	...	0 0 6
...	0 2	0 0 6	...	0 0 6
...	1 0	0 2 0	...	0 2 0
...	1 21	0 5 0	...	0 5 0
...	2 0	0 5 0	...	0 5 0
...	1 18	0 5 0	...	0 5 0
...	0 22	0 2 0	...	0 2 0
...	1 6	0 2 6	...	0 2 6
...	0 20	0 1 0	...	0 1 0
...	1 20	0 4 6	...	0 4 6
...	0 2	0 0 6	...	0 0 6
...	2 10	0 6 0	...	0 6 0
...	12 2	2 2 6	...	2 2 6
...	...	0 14½	1 14 0	37 22	5 14 0	...	16 1 0

NUMBER.			NAME OF FIELD.	Tenure, viz., Inām or Khāisa (Government), Dhāra or Khoti and other Tenures. Whether a Khoti tenant has a right to sell Khoti land or not? If he has, to state that he has.	Khoti Number.	Share out of the whole Village on Khoti.	Kharif or Rice Lands.	
Survey Number.	Pot Number.	Phahi Number.					Acres and Gunthas.	Amount.
1	2	3	4	5	6	7	8	9
<i>Subhanna bin Ganna Mhāpadi No. 16.</i>							A. g.	Rs. a. p.
16	...	6 & 9	Gawtana ...	Occupancy Tenant.	1
6	...	2	Khalācha Parya ...	Do.	2
17	...	4	Gawana ...	Do.	2
38	...	4	Pāyarichi Pākhar ...	Do.	2
42	...	6	Khonda ...	Do.	2
44	...	6	Shinvkala Batāchi ...	Do.	2
50	...	14 & 17	Warkhadicha Mal ...	Do.	2
74	...	1, 4 & 6	Matacha Sada ...	Do.	2
75	...	5	Tonk... ..	Do.	2
77	...	14	Parayaché ...	Do.	2
...	...	12		
...	...	14		
<i>Details.</i>								
			Dhāra Lands	18 29	86 10 0
			Khoti land belonging to Khot No. 1...		0 15½	1 4 0
			Do. do. No. 11...		0 15½	1 11 0
					0 31	2 15 0
80	125	427			10 20	89 9 0
2	...	3	Waste
82	125	430	Waste and cultivated lands together	19 20	89 9 0

The abovementioned Khātedārs are to pay as follows:—

1. The holders of Dhāra lands should pay the Survey Assessment and the Local Fund Cess.
2. The quasi-dhārekaris are to pay the Survey Assessment in addition to the excess amount.
3. The holders of the Khoti lands are to pay as follows:—
 1. The Khoti tenants except the Khoti sharers, and
 2. The Khoti sharers are to pay in accordance with the decisions recorded at the dated the 24th April 187.

SURVEY ASSESSMENTS PAYABLE.

Rabi Lands.		Garden Lands.		Varkas Lands.		Assessment on Coconut Trees.	Total of Assessment.
Acres and Gunthās.	Amount.	Acres and Gunthās.	Amount.	Acres and Gunthās.	Amount.		
10	11	12	13	14	15	16	17
A. g.	Rs. a. p.	A. g.	Rs. a. p.	A. g.	Rs. a. p.	Rs. a. p.	Rs. a. p.
...	1 20	0 3 0	...	0 3 0
...	1 0	0 3 0	...	0 3 0
...	0 20	0 1 0	...	0 1 0
...	0 10	0 0 6	...	0 0 6
...	0 12	0 0 6	...	0 0 6
...	0 1	0 0 6	...	0 0 6
...	1 7	0 2 6	...	0 2 6
...	0 35	0 3 0	...	0 3 0
...	0 35	0 2 0	...	0 2 0
...	1 14	0 3 0	...	0 3 0
...	6 14	1 0 0	...	1 0 0
...	7 34	1 3 0	...	1 3 0
...	...	15 16½	71 15 0	59 29	9 3 6	...	167 12 6
...	...	1 20½	5 7 0	131 3	20 3 6	...	26 14 6
...	...	0 19½	1 5 0	355 8	56 13 6	...	59 13 6
...	...	1 39½	6 12 0	486 11	77 1 0	...	86 12 0
...	...	17 16½	78 11 0	546 0	86 4 6	...	254 8 6
...	0 28
...	...	17 16½	78 11 0	546 23	86 4 6	...	254 8 6

at the rate of one anna for each rupee of assessment.
of rent at the rates (to be mentioned below) given in the Schedule annexed to the Kheti Act.

Special Ruzuwāt and confirmed by the Settlement Officer under Government Resolution No. 2474,

FORM 2.

Khatāwani or Ledger of Mauze, *Tarf*, *Tāluka*, *Zilla Ratnāgiri, for the Khoti*
portion of the village lands for A. D. 1878-79, being Shaké 1800-1801.

RICE IN HUSK.	GOPAL BIN RAMA NACHRA No.	Wari.
<i>Monsoon Crops.</i>	<i>Nagli.</i>	<i>Wari.</i>
K. m. p.	K. m. p.	K. m. p.
0 2 0 Tikán Rátāmbi, being S. N. 125, Pot No. 6. 10 gunthas is estimated to yield 4 maunds, of which the khot's share is one-half, <i>vide</i> No. of Abhawani Patrak.	0 2 0 Tikán Kawal-taimbi, being S. N. 128, Phalni 4. 2 acres is estimated to yield 6 maunds, of which the khot's share is one-third, <i>vide</i> No. of Abhawani Patrak.	0 1 0 Tikán Kawal-taimbi, being S. N. 128, Phalni 4. 1 acre 5 gunthas is estimated to produce 3 maunds, of which the khot's share is one-third, <i>vide</i> No. of Abhawani Patrak.
0 6 0 Tikán Sonāmbi, being S. N. 8, Pot No. 1. 20 gunthas is estimated to yield 12 maunds, of which the khot's share is one-half, <i>vide</i> No. of Abhawani Patrak.	<i>Receipts.</i>	<i>Receipts.</i>
<i>Fair weather Crops.</i>	0 2 0 Paid for the current year in person or through A on the 14th March 1880, at the rate of 45 rupees per khandi, Rs. 4-8-0.	0 1 0 Paid for the current year in person or through one maund of wari, at the rate of 40 rupees per khandi, Rs. 2-0-0.
0 5 0 Tikán Kamath, being S. N. 142, Pot No. 3. 25 gunthas is estimated to yield 10 maunds, of which the khot's share is one-half, <i>vide</i> No. of Abhawani Patrak.	0 0 0 Balance.	0 0 0 Balance.
0 2 0 Tikán Kúdété, being S. N. 150,	KAD-DAN.	<i>Betel-nut.</i>
	<i>Kadwe.</i>	K. m. srs.
	0 1 0 Tikán Kamath, being S. N. 142,	0 0 4 Tikán Sonāmbi, being S. N. 8,

LOCAL RULES AND ORDERS MADE UNDER

[1880, Bc. Act I—

Pot No. 1. 20 gunthás is estimated to yield 4 maunds, of which the khot's share is one-half, *vide* No. of Abhawani Patrak.

0 15 0

Receipts.

0 7 0 Paid in person or through for the current year on the 14th March 1880, seven maunds of rice in husk at the rate of Rs. 35 per khandi (Rs. 12-4-0).

0 8 0 Balance for the current year.

Til.

0 2 0 Tikán Masanwate, being S. N. 130, Phalni 2. 1 acre and 5 gunthas is estimated to yield six maunds of til, of which one-third is the khot's share, *vide* No. of Abhawani Patrak.

Pot No. 3. 25 gunthas is estimated to yield 2 maunds of Kadwé, of which the khot's share is one-half, *vide* No. of Abhawani Patrak.

Receipts.

0 1 0 Paid for the current year in person or through on the 28th May 1880, one maund.

0 0 0 Balance.

Jack-fruit.

No.
250 Jack-trees in Gastan and S. N. 130 are estimated to yield 500 jack-fruit, of which one-half is the khot's share, *vide* No. of Abhawani Patrak.

Receipts.

250 Paid for the current year on the 25th May 1880 in person or through two hundred and fifty jack-fruit.

0 Balance.

Pot No. 1. 20 gunthás is estimated to yield 8 sers of betel-nut, of which the khot's share is one-half, *vide* No. of Abhawani Patrak.

Receipts.

0 0 4 Paid for the current year on the 28th May 1880 in person or through 4 sers of betel-nut.

0 0 0 Balance.

Cocoanuts.

No.
50 Two coconut trees in S. N. 130 are estimated to yield 100 cocoanuts, of which one-half is the khot's share, *vide* No. of Abhawani Patrak.

0 *Receipts.*

50 Balance. Fifty cocoanuts for the current year.

FORM 2—continued.

<i>Receipts.</i>	<i>Sugarcane produce (Jaggery).</i>	<i>Harik.</i>
K. m. p	K. m.srs.	K. m. p.
<u>0 2 0</u> Paid for the current year on the 14th March 1880, in person or through two maunds of til.	<u>0 1 20</u> Tikán Kádété, being S. N. 150, Pot No. 2. 20 gunthas is esti- mated to yield 3 maunds of jag- gery, of which one-half is the khot's share, <i>vide</i> No. of Abhawani Patrak.	<u>0 1 8</u> Tikán Kawal-taimbi, being S. N. 128, Pot No. 4. 25 gunthas is estimated to yield 4 maunds and 8 pylis of harik, of which one- third is the khot's share, <i>vide</i> No. of Abhawani Patrak.
<u>0 0 0</u> Balance.	<i>Receipts.</i>	<i>Receipts.</i>
	<u>0 1 0</u> Paid for the current year on the 25th May 1880 in person or through one maund of jaggery.	<u>0 1 0</u> Paid for the current year on the 14th March 1880 in person or through one maund of harik.
	<u>0 0 20</u> Balance for the current year.	<u>0 0 8</u> Balance.

FORM 3.

Ledger page.

FORM OF RAYAT'S RECEIPT-BOOK.

No. of Ledger Account.

Lakshman Vishwanath Pettey, inhabitant of Mauze

,Taraf

,Táluka

,Zilla Ratnagiri, for A. D. 1879-80.

Khoti Settlement.]

ENACTMENTS APPLYING TO BOMBAY.

Rs. a. p. 8 2 0	Amount paid in cash in person or through of December 1879 on the 5th	
	Current year—	
7 12 0	Land Revenue.	
0 6 0	Local Fund Cess.	
8 2 0	Rupees eight and annas two only.	
	(Signed) GOVIND KESHAV, Khot.	
K. m. ps. 0 13 0	Amount of rent in kind paid in person or through the 14th March 1880 on	
	Current year—	Rs. a. p.
0 7 0	Rice in husk at Rs. 35 per khandi ...	12 4 0
0 2 0	Nāgli at Rs. 45 per do. ...	4 8 0
0 1 0	Wari at Rs. 40 per do. ...	2 0 0
0 1 0	Harik.	
0 2 0	Til.	
		18 12 0
0 13 0	Thirteen maunds of grain or three maunds of grain and the value of ten maunds, viz., rupees eighteen and annas twelve only.	
	(Signed) GOVIND KESHAV, Khot.	

Rs. a. p. 6 8 0	Balance— Amount due as settled for the current year. Assessment on Dhára lands. Land Revenue.	
	Name of Thikán.	S. N. Pot Falmi Land. Assess- No. No. ment.
	Rewa	5 2 0 0 10 0 6 0
	Fanshi	15 8 0 5 2 6 2 0
		5 12 6 8 0
1 6 6	Assessment on Daspatha lands.	
Rs. a. p. 1 4 0	Land Revenue.	
	Name of Thikán.	S. N. Pot Falmi Land. Assess- No. No. ment.
	Ganiché	4 3 0 0 5 0 8 0
	Shéwre	8 2 0 0 10 0 12 0
		0 15 1 4 0
0 2 6	Excess amount of rent fixed at the survey settlement according to Mámul (old) custom in regard to Daspatha lands.	
1 6 6		

FORM OF RAYAT'S RECEIPT-BOOK—continued.

LOCAL RULES AND ORDERS MADE UNDER

[1880, Bo. Act I—

	Paid for the current year on the 25th May 1880 250 (No.) jack-fruit in person or through Sugar-cane produce (jaggery) in weight in person or through Two hundred and fifty jack-fruits and one maund of jaggery.	Rs. a. p. 1 5 4	Assessment on Didpata lands. 1 5 4 Land Revenue.																																													
K. m. srs. 0 1 0	(Signed) GOVIND KESHAV, Khot.		<table><tr><th></th><th>S. N.</th><th>Pot</th><th>Falni</th><th>Land.</th><th>Assess- ment.</th></tr><tr><td></td><td>No.</td><td>No.</td><td></td><td>A. g.</td><td>Rs. a. p.</td></tr><tr><td>Dand</td><td>...</td><td>15</td><td>5</td><td>0</td><td>0 10</td></tr><tr><td>Shinu</td><td>...</td><td>20</td><td>4</td><td>0</td><td>0 9</td></tr><tr><td></td><td></td><td></td><td></td><td>0 19</td><td>1 5 4</td></tr></table>		S. N.	Pot	Falni	Land.	Assess- ment.		No.	No.		A. g.	Rs. a. p.	Dand	...	15	5	0	0 10	Shinu	...	20	4	0	0 9					0 19	1 5 4															
	S. N.	Pot	Falni	Land.	Assess- ment.																																											
	No.	No.		A. g.	Rs. a. p.																																											
Dand	...	15	5	0	0 10																																											
Shinu	...	20	4	0	0 9																																											
				0 19	1 5 4																																											
0 0 4 0 1 0	Paid for the current year on the 28th May 1880. Betel-nut weighing four sers in person or through Kad-dan—kadwé, one maund. Four sers of betel-nut and one maund of kadwé.		Excess amount of rent in kind fixed at the survey and settlement according to the Mámul (old) custom in regard to Didpata lands.																																													
K. m. p. 0 0 6	Remission. Amount of rent in kind remitted from the current year's khot's share in rice produce in S. N. 8, Pot No. 1, viz., six pailis.	K. m. p. 0 0 6	Rice in husk at the rate of— Nágli do. do. Wari do. do.																																													
	(Signed) GOVIND KESHAV, Khot.	0 0 6																																														
		0 9 1	Local Fund Cess at the rate of one anna for each rupee of assessment on dhára and quasi-dhára lands. Revenue on account of khoti lands in which this rayat is an occupancy tenant.																																													
			<table><tr><th>Name of Thikán.</th><th>S. N.</th><th>Pot</th><th>Falni</th><th>Land.</th></tr><tr><td></td><td></td><td>No.</td><td>No.</td><td>A. g.</td></tr><tr><td>Sonambi</td><td>...</td><td>8</td><td>1</td><td>0</td></tr><tr><td>Rátambi</td><td>...</td><td>125</td><td>6</td><td>0</td></tr><tr><td>Kawal-taimbi</td><td>...</td><td>128</td><td>0</td><td>4</td></tr><tr><td>Masanwate</td><td>...</td><td>130</td><td>0</td><td>2</td></tr><tr><td>Kamath</td><td>...</td><td>142</td><td>3</td><td>1</td></tr><tr><td>Kudété</td><td>...</td><td>150</td><td>2</td><td>0</td></tr><tr><td></td><td></td><td></td><td></td><td>9 4</td></tr></table>	Name of Thikán.	S. N.	Pot	Falni	Land.			No.	No.	A. g.	Sonambi	...	8	1	0	Rátambi	...	125	6	0	Kawal-taimbi	...	128	0	4	Masanwate	...	130	0	2	Kamath	...	142	3	1	Kudété	...	150	2	0					9 4
Name of Thikán.	S. N.	Pot	Falni	Land.																																												
		No.	No.	A. g.																																												
Sonambi	...	8	1	0																																												
Rátambi	...	125	6	0																																												
Kawal-taimbi	...	128	0	4																																												
Masanwate	...	130	0	2																																												
Kamath	...	142	3	1																																												
Kudété	...	150	2	0																																												
				9 4																																												

Abstract.

Nature of item.	Receipts during the year.	Balance at the close of the year.	Total.
<i>In Cash.</i>	Rs. a. p.	Rs. a. p.	Rs. a. p.
Cash	8 2 0	1 10 11	9 12 11
<i>In Kind.</i>	K. m. ps.	K. m. ps.	K. m. ps.
Rice in husk	0 7 6	0 8 0	0 15 6
Nāgli	0 2 0	...	0 2 0
Wari	0 1 0	...	0 1 0
Harik	0 1 0	0 0 8	0 1 8
Til	0 2 0	...	0 2 0
Kadwé	0 1 0	...	0 1 0
<i>In Weight.</i>	K. m. srs.	K. m. srs.	K. m. srs.
Betel-nut	0 0 4	...	0 0 4
Sugar-cane produce (jaggery)	0 1 0	0 0 20	0 1 20
<i>In Number.</i>	No.	No.	No.
Jack-fruit	250	...	250
Coconuts	50	50
Bundles of rice straw	300	300

(Signed) GOVIND KESHAV,
Khot.

Details as to payments due on Khoti lands cultivated during the current year.

K. m. ps.

1 2 8 Assessment in kind.

No. of Thikān. S.N. Pot Fālmi Land. Grain Khot's
No. No. Produce Share.
Monsoon Crops. A. g. M. p. M. p.

K. m. ps.

0 8 0 Rice in husk.
Rātāmbi ... 125 6 0 0 10 4 0 2 0
Sonāmbi ... 8 1 0 0 20 12 0 6 0
0 30 16 0 8 0

0 2 0 Nāgli.
Kawal-taimbi. 128 0 4 2 0 6 0 2 0

0 1 0 Wari.
Kawal-taimbi. 128 0 4 1 5 3 0 1 0

0 1 8 Harik.
Kawal-taimbi. 128 0 4 0 25 4 8 1 8

0 2 0 Til.
Masānwate ... 130 0 2 1 5 6 0 2 0

160 bundles of rice straw at the rate of twenty bundles per each maund of rice.

FORM OF RAYAT'S RECEIPT-BOOK—continued.

Fair Weather Crops.									
			S.N.	Pot	Falni	Land.	Grain	Rhot's	
			No.	No.	No.		produce.	share.	
K.	m.	ps.				A. g.	M. p.	M. p.	
0	7	0	Rice in husk.						
			Kamath	...	142	3 0	0 25	10 0	5 0
			Kudété	...	150	2 0	0 20	4 0	2 0
						1 5	14 0	7 0	
			Kad-dan.						
0	1	0	Kadvé						
			Kamath...	142	3 0	0 25	2 0	1 0	
			140 bundles of rice straw at the rate of twenty bundles						
			per each maund of rice.						
			K. m. srs.						
0	1	24	Assessment in weight.						
			K. m. srs.						
0	0	4	Half of the produce of betel-nut in S. N. 8, Pot No. 1,						
			weighing 8 sers.						
0	1	20	Half of the sugarcane produce (jaggery) in S. N. 150,						
			Pot No. 2, weighing 3 maunds.						
0	1	24							
			No.						
300	Fruits.								
			No.						
			250 Half of the jack-fruit in Gawtan land and S. N. 130,						
			numbering 500.						
			50 Half of the cocoanuts from 2 cocoanut trees in S. N.						
			130, in all 100 cocoanuts.						
			300						

LOCAL RULES AND ORDERS MADE UNDER

[1880, B. Act I—

Details of Payments due.

Nature of item.	Amount.	Name of item.	Amount.
<i>In Cash.</i>	Rs. a. p.	<i>In Weight.</i>	K. m. srs.
Cash	9 12 11	Betel-nut	0 0 4
		Sugarcane produce (jaggery)	0 1 20
<i>In Kind.</i>	K. M. ps.	<i>In Number.</i>	No.
Rice in husk	0 15 6	Jack-fruit	250
Nágli	0 2 0	Cocoanuts	50
Wari	0 1 0	Bundles of rice straw.	300
Harik	0 1 8		
Til	0 2 0		
Kadwé	0 1 0		

Explanatory Notes.

1. When value is paid in lieu of grain assessment, the quantity of grain is to be credited and the value paid is to be shown in the body of the entry.
2. The balance outstanding at the end of the year should be shown in detail for each year.
3. It will be only necessary to give full details of Survey, Pot, and Falni Numbers, acres and assessment once in five years, but in the meantime should any numbers, &c., be deducted or added on, then full particulars showing the additions or deductions to be given.
4. When value is recovered in lieu of grain assessment during the period of attachment of a village by Government, the amount should be shown on the debit side and the quantities of all kinds of grain for which the money is paid should be shown separately in the body of the entry. There is no necessity for showing similar details on the credit side. During the Khot's management remark No. 1 is to be followed.
5. In the case of a pure Khot village or a tenant-at-will, of course, no details as to Dhára, Dasputa, &c., need at all be given.
6. All receipt-books are to be written up as shown in this form, *viz.*, Jamábandi on the debit side and the receipts on the credit side; or, if convenient, Jamábandi may be written in detail first and then receipts immediately below.

FORM 4.

No.



is appointed under Section 29 of
Bombay Act I of 1880 by the
Collector of the District of Ratná-
giri to be Managing Khot of the
village of _____
Táluka _____ in
the aforesaid District for the
revenue year 18 .

Mámlatdár.

Date _____

No.

is appointed under Section 29 of
Bombay Act I of 1880 by the
Collector of the District of Ratná-
giri to be Managing Khot of the
village of _____
Táluka _____ in
the aforesaid District for the
revenue year 18 .

Mámlatdár.

Date _____

Amendments in Khoti Settlement Rules.

Notn. No. 5720, dated 22nd September 1886, B. G. G., 1886, Pt. I, p. 808.—In exercise of the power conferred on him in this behalf under Section 40 of the Khoti Settlement Act, 1880, the Governor in Council is pleased to make the following amended rules in substitution of Rules I, III, IV, V, VI, VIII and X of the rules published in Notification No. 1659, dated 11th March 1882⁽¹⁾, under clauses (a), (b), (c) and (f) of that section:—

I. Whenever the rent payable to the khot consists of a share of the produce of the tenant's land, the amount of produce claimable by the khot shall be ascertained by an estimate of the probable yield of the crop of each field to be made by the khot on an inspection of the crop a reasonable time before the same is ready for reaping in the presence of the tenant, or a member of his family appointed by him in writing for that purpose, or his legally appointed agent, and of two respectable witnesses, one of whom is able to read and write, provided that unless the tenant otherwise desires the khot shall inspect and appraise the crops specified below on or before the dates entered below:—

Halwa Nágli—On or before the 10th September.

Other Halwa crops—On or before the 1st October.

Late crops, that is harik, kulith, udid, tág, and túr—On or before the 15th November.

Other late crops—On or before the 1st November.

Rabi, e.g., gram, &c.—On or before the 1st March.

Summer crops, e.g., pávta, &c.—On or before the 20th March.

Hot weather crops, e.g., rice (váigan), náchni (gimvas), jack-fruit, &c.—
On or before the 20th May.

Provided further that in the case of bágáyat crops the mámlatdár or mahálkari shall decide what constitutes a reasonable time within the meaning of this rule.

III. If notwithstanding that the days fixed for the inspection and appraisement have been notified as aforesaid, the tenant, or a member of his family appointed by him in writing for that purpose, or his legally appointed agent, is not present in his field on the days so fixed, the khot shall nevertheless proceed to inspect and appraise such tenant's crops and shall inform such tenant in writing of the appraisement so made within 24 hours of the same by sending him a copy of the entries relating to his fields by the khot in the abhavani patrak mentioned in the rule immediately following.

IV. It shall be the duty of the khot to keep a book to be called the abhavani patrak in such form as the Collector may, from time to time, prescribe in which he shall at the time of every inspection and appraisement that he shall make, enter on the spot the particulars of such inspection and appraisement, or cause the same to be entered. Each entry in the said book shall bear the date on which it is made, and shall be signed by the khot making the

inspection and appraisement, by both witnesses, and also, if the tenant or a member of his family appointed by him in writing for that purpose, or his legally appointed agent, be present and admit the correctness of the entry, by the tenant, such member of his family, or such agent, provided always, that such tenant, member or agent is able to write his name and does not use a mark.

V. The khot shall be bound, if the tenant, or a member of his family appointed by him in writing for that purpose, or his legally appointed agent is present, to give him then and there a signed copy of the entries relating to his fields made in the abhavani patrak. If the tenant admits the correctness of the entries and has brought his receipt-book, the entries shall be copied on the debit side of the receipt book. In all other cases the copy shall be on a separate slip.

VI. An entry duly made in the abhavani patrak in accordance with the foregoing provisions, and signed with his name by the tenant or a member of his family appointed by him in writing for that purpose, or his legally appointed agent, shall be conclusive evidence of the facts therein recorded, and the appraisement shall be deemed to be final; and an entry so made when the tenant, or a member of his family appointed by him in writing for that purpose, or his legally appointed agent fails to be present, shall be presumed to be correct until the contrary is proved in the manner prescribed in the next following rule, and provided the tenant has been informed of the appraisement in the manner prescribed in the last part of Rule III.

VIII. If the khot fails to keep an abhavani patrak or to inspect or appraise the crop at the time and in the manner laid down in Rule I or to make an entry or to cause the same to be made therein in the manner hereinbefore provided, or to give information to the tenant in the manner provided in Rule III, he shall be entitled to recover from the tenant such rent only as may be due according to the yield of the crop admitted by the tenant.

X. If the tenant without making a petition under Rule VII reaps his crop after it has been inspected and appraised by the khot in the presence of such tenant or a member of his family appointed by him in writing for that purpose, or his legally appointed agent, or after the khot has given such tenant information in the manner provided in Rule III, he shall be deemed to have admitted the correctness of the khot's estimate.

Notn. No. 6972, dated 12th October 1887, para. 1, B. G. G., 1887, Pt. I, p. 853.—Under Section 40 of the Khoti Settlement Act, 1880, the Governor in Council is pleased to rescind the first sentence of No. V of the rules framed under clause (c) of the said section, published on pages 262—275 of the *Bombay Government Gazette* for 1882, Part I, and to direct that in future the said rule shall run as follows:—

V. A Khelta Dharekari has no right to cut trees.

Rules under Section 40 (d) of the Act.

Notn. No. 6794, dated 11th September 1889, B. G. G., 1889, Pt. I, p. 779.—In exercise of the power conferred by Section 40 (d) of the Khoti Settlement Act, 1880, the Governor in Council is pleased to make the following rules to determine the extent to which rules or orders made under Section 214 of the Bombay Land Revenue Code, 1879, shall be applicable to villages to which the said Khoti Settlement Act extends (namely):—

1. No rule or order which shall be hereafter made under Section 214 of the Bombay Land Revenue Code, 1879, shall be applicable to the said villages, unless it is expressly directed in such rule or order, or in some subsequent rule or order, that it shall be applicable thereto.

2. Of the rules and orders at present in force under Section 214 of the Bombay Land Revenue Code, 1879, Nos. 7 to 34, both inclusive, 36, 37, 43, 46 paragraph 2, 50, 53, 57, 58 to 72, both inclusive, 74 to 82, both inclusive, 84 to 86, both inclusive, 87 paragraph 2, 88, 99, proviso I and III, clause 2, sub-clause (c), and clause 3, sub-clause (b) shall not be applicable to the said villages.

3. The rest of the said rules and orders shall be applicable to the said villages, subject, as regards those of them which are herein-below in this rule mentioned, to the modifications herein-below respectively specified, *viz.* :—

No. of rule or order.	Modification.	No. of rule or order.	Modification.
2	After the word "Code" insert "and Japtidárs" (i.e., stipendiaries appointed by the Collector to manage attached villages.)		dár shall be divided by the Collector into groups, and the Band Karkún shall examine all the boundary marks in every village comprised in one such group, every year in rotation. The examining officer," and
35	For the word "the produce of trees belonging to Government" substitute "Where the produce of trees belongs to Government, it."		(3) for the words "Village Accountant," in para. 2, substitute "examining officer."
45	For "Village Officers" read "Village Accountant or Japtidár where there is one, and of the Band Karkún where there is no Village Accountant or Japtidár."	104	For "Village Officers" substitute "Village Accountant or Japtidár, if there be one."
46, para. 1	Omit the words "of Section 46, or" and for the last two words substitute "section."	111	(1) In clause 1 (c), for the words "the grass or any other produce of land" substitute "any produce," and
56	For the words "under Rule 66" substitute "by the Collector."		(2) in clause 1 (d) omit the words "from land," and
102	(1) For the words "Village Officers" substitute "Village Accountants and Japtidárs" and (2) for the words "November or December and the Village Accountant" substitute "January or February. Villages in which there is no Village Accountant or Japti-		(3) in clause 4 for the words "Village Officer" substitute "Police Patel, Village Accountant or Japtidár," and (4) in clause 5 for the words "Village Officer" substitute "Village Accountant or Japtidár."

Appointing an ex-officio Khoti Settlement Officer in the Ratnágiri District.

Notn. No. 4719, dated 7th July 1890, B. G. G., 1890, Pt. I, p. 654.—His Excellency the Governor in Council is pleased to appoint the Collector of Ratnágiri to be *ex-officio* Khoti Settlement Officer in the Ratnágiri District with effect from 1st June 1890, * *

Appointing an ex-officio Assistant Khoti Settlement Officer.

Notn. No. 10409, dated 18th December 1894, B. G. G., 1894, Pt. I, p. 1259.—His Excellency the Governor in Council is pleased to appoint the Assistant Collector in charge of the Chiplún, Khed and Dápoli Talukas of the Ratnágiri District to be *ex-officio* Assistant Khoti Settlement Officer.

Rules and Orders under Bombay Act I of 1883 (*Bombay Highway*).

*Applying the Act to certain local areas in Poona, Kirkee, Ahmedabad
Belgaum, Malegaon and Karwar.*

Notn. No. 20, dated 24th April 1883, B. G. G., 1883, Pt. I, p. 318.—His Excellency the Right Honourable the Governor in Council hereby notifies, under Section 2 of Bombay Act No. I of 1883, the "Bombay Highway Act, 1883," that the said Act shall apply to the local areas specified below, that is to say :—

- I. To the City of Poona and the Cantonments and Stations of Poona and Kirkee.
- II. *To the City, Cantonment, and Station of Ahmedabad⁽¹⁾.*
- ✓ III. To the Town, Cantonment, and Station of Belgaum.
- IV. To the Town, Cantonment, and Station of Malegaon.
- V. To the Town and Station of Kárwár.

(1) The portion in Italics was superseded by Notification No. 51, dated 21st December 1883, printed on page 600, *infra*.

Applying the Act to certain villages in the vicinity of Poona and Kirkee.

Notn. No. 37, dated 1st October 1883, B. G. G., 1883, Pt. I, p. 737.—

Yerrowda.
New Kirkee.
Mali Munjeri.
Mundhawa.
Ghorpadi.
Wanowri.
Kondve Khurd.
Bhamburda.
Parvati.
Dhankowdi.
Kondve Budruk.
Dhawde.
Katraj.
Yerandowna.

Kothrud.
Pashan.
Banere.
*Bardhan Budruk and
Bawdhan Khurd (2).*
Bhosri.
Bapudi.
Bhopkhel.
Vadgaon Budruk.
Dhauri.
*Hingne Budruk and
Hingne Khurd (2).*
Aundh.
Kharadi.

His Excellency the Right Honourable the Governor in Council hereby notifies, under Section 2 of Bombay Act No. I of 1883, the "Bombay Highway Act, 1883," that the said Act shall apply to the villages ⁽¹⁾ specified in the margin in the vicinity of Poona and Kirkee and all lands comprised within the revenue survey maps of Poona and Kirkee, as well as to the City of

Poona and the Cantonments and Stations of Poona and Kirkee already notified.

*Notn. No. 5, dated 19th January 1884, B. G. G., 1884, Pt. I, p. 50.—*In the list of villages embodied in Government Notification No. 37, dated 1st October 1883, published at page 737 of Part I of the *Bombay Government Gazette* of the 4th October 1883, for "Hingne Budruk" read "Hingne Budruk and Hingne Khurd," and for "Bardhan" read "Bawdhan Budruk" and "Bawdhan Khurd."

*Notn. No. 85, dated 16th October 1895, B. G. G., 1895, Pt. I, p. 1047.—*His

1. Dhayri,
2. Vadgaon Budruk,
3. Hingne Khurd,
4. Sangwi,
5. Dapuri,
6. Pimple Gurao,

7. Bhosri,
8. Bopkhel,
9. Hadapsar,
10. Fursungi,
11. Umli Dewach,

and

all lands of Katraj village lying to the south of Survey Nos. 115, 114, 111, 92, 95, 70, 69, 63, 64, 50, 49 and 52 comprised within the Revenue Survey map of that village.

Excellency the Right Honourable the Governor in Council hereby notifies, under Section 2 of Bombay Act I of 1883, the Bombay Highway Tax Act, 1883, that the villages and lands specified in the margin in the Haveli Taluka of the Poona District shall be excluded from the local area previously notified as being amenable to the assessment under the said Act.

(1) For the exclusion of certain villages from the operation of this Notification, see Notification No. 85 dated 16th October 1895, printed on this page.

(2) These corrections were made by Notification No. 5, dated 19th January 1884, printed on this page.

Applying the Act to certain local areas in Ahmedabad.

Notn. No. 51, dated 21st December 1883, B. G. G., 1883, Pt. I, p. 1024.—In exercise of the power conferred by Section 2 of the Bombay Highway Act, 1883, and with reference to the Notification No. 20, published at page 318 of the *Bombay Government Gazette* of the 26th April 1883⁽¹⁾, the Governor in Council is pleased to direct that the said Act shall apply to the Municipal District and Cantonment⁽²⁾ of Ahmedabad and to the area bounded as follows (namely):—

- On the south by the Municipal District of Ahmedabad;
- On the west and north-west by the river Sabarmati;
- On the north-east by the Cantonment of Ahmedabad;
- On the east by the road leading from the Camp to the Railway Station of Ahmedabad.

Levy of tax on vehicles, &c., from persons owning or having charge of the same and residing in certain local areas in Poona and Kirkee.

Notn. No. 50, dated 19th December 1883, B. G. G., 1883, Pt. I, p. 1002.—With reference to Government Notification No. 37⁽³⁾, published at page 737 of the *Bombay Government Gazette* of the 4th October 1883, extending the Bombay Highway Act, 1883, to certain villages in the vicinity of Poona and Kirkee and to all lands comprised within the Revenue Survey maps of Poona and Kirkee as well as to the City of Poona and the Cantonments and Stations of Poona and Kirkee, it is hereby notified for general information that a tax will be levied, on and after the 31st January 1884, from all persons resident within the local area so notified owning or having charge of any such vehicle, horse or pony as is hereinafter described at the following rates (namely):—

- | | |
|--|----------------------------|
| 1. For every four-wheeled vehicle on spring | ... Rs. 5 per quarter. |
| 2. For every two wheeled vehicle on springs | ... Rs. 3 per quarter. |
| 3. For every cart or hackery drawn by bullocks | ... Rs. 1-2-0 per quarter. |
| 4. For every horse, or pony of the height of 12 hands or upwards | ... Rs. 2-8-0 per quarter. |

Provided that the above tax shall not be levied within the limits of the Municipality of Poona so long as a Municipal tax on vehicles and animals is levied therein.

(1) Printed at page 593, *supra*.

(2) The Cantonment of Ahmedabad is excluded from the area specified, vide Notification No. 61, dated 10th November 1885, printed on the next page.

(3) Printed at page 599, *supra*.

Levy of tax on vehicles, &c., from persons owning or having charge of the same and residing in certain local areas in Ahmedabad.

Notn. No. 52, dated 21st December 1883, B. G. G., 1883, Pt. I, p. 1024.—With reference to Government Notification No. 51, dated 21st December 1883⁽¹⁾, published above, extending the Bombay Highway Act, 1883, to the Municipal District *and to the Cantonment*⁽²⁾ and Station of Ahmedabad, it is hereby notified for general information that a tax will be levied on and after the 1st January 1884 from all persons resident within the local area so notified owning or having charge of any such vehicle, horse or pony as is hereinafter described at the following rates (namely) :—

1. For every four-wheeled vehicle on springs Rs. 5 per quarter;
2. For every two-wheeled vehicle on springs Rs. 3 per quarter;
3. For every cart or hackery drawn by bullocks... .. Rs. 1-2 per quarter;
4. For every horse, or pony of the height of 12 hands or upwards, Rs. 2-8 per quarter;

Provided that the above tax shall not be levied within the limits of the Municipality of Ahmedabad so long as a Municipal tax on vehicles and animals is levied therein.

Excluding the Cantonment of Ahmedabad from the areas specified in Notifications Nos. 51 and 52 of 1883.

Notn. No. 61, dated 10th November 1885, B. G. G., 1885, Pt. I, p. 1289.—With reference to Notifications Nos. 51⁽¹⁾ and 52⁽²⁾, published at page 1024 of Part I of the *Bombay Government Gazette* of 27th December 1883, the Governor in Council is pleased to direct that the Cantonment of Ahmedabad shall be excluded from the local area specified in the said Notifications.

Rules for the assessment and recovery of the Highway Tax.

Notn. No. 2, dated 4th January 1884, B. G. G., 1884, Pt. I, p. 21.—In exercise of the power conferred by Section 4 of the Bombay Highway Act, 1883, the Governor in Council is pleased to make the following Rules for the assessment and recovery of the tax from time to time leviable under the said Act in any local area notified under Section 2 thereof (namely) :—

PRELIMINARY.

1. In these Rules the word "Collector" means, in a Military Cantonment, the Cantonment Magistrate, and elsewhere the Collector of the district, or such other officer as he empowers to carry out these Rules. "Collector" defined.

ASSESSMENT.

2. The Collector shall cause to be prepared once a year, in a book to be provided by him for this purpose, a list of the persons liable to the said tax, showing in distinct columns: Assessment-book to be kept.

(a) the names and residences of such persons;

⁽¹⁾ Printed at page 600, *supra*.

⁽²⁾ The Cantonment of Ahmedabad is excluded from the area specified; *vide* Notification No. 61, dated 10th November 1885, printed on this page.

⁽³⁾ Printed on this page.

- (b) the description of vehicles or animals in respect of which they are respectively liable to the tax ;
- (c) the amount of tax for which each such person is assessed for each quarter of the year ; and
- (d) the amount of the said tax, if any, remitted in each quarter under Clause (b) or (c) of Section 3 of the Act.

The said book shall be kept at the office of the Collector and shall be open to the inspection of any respectable resident of the local area within which the tax is leviable.

Returns to be required by the Collector from persons supposed to be liable to the tax.

3. To enable the Collector to have such list prepared, he shall send to every person, supposed to be liable to the payment of the tax, a schedule which he shall desire him to fill up with such information respecting the vehicles and animals owned by such person, or in his charge, as the Collector thinks necessary for the assessment of the tax, and to return it, under his signature or mark, within one week from the receipt thereof.

Every person to whom any such schedule is sent shall be bound to fill up and return the same as so required, whether he be liable to be assessed with the tax or not.

(For additional Rule 3 A, see Notification No. 32, dated 13th June, 1884, printed at page 606, infra.)

Notice to be given to the Collector by persons who become newly possessed of vehicles or animals liable to the tax.

4. Every person who becomes possessed of any vehicle or animal, in respect of which he will be liable for the first time to the tax aforesaid, shall be bound, within fifteen days of his becoming possessed of the same, to give notice thereof in writing to the Collector.

Claims to total or partial exemption how to be notified.

5. Every person, who claims under Clause (b) or (c) of Section 3 of the Act to be exempt from two-thirds or from the whole of the said tax in respect of any vehicle or animal owned by him or in his charge during any quarter, shall forward by post to the Collector, or leave at his office, not later than the last day of such quarter, a notice in writing, under his signature or mark, setting forth the facts on which such claim is based.

The Collector may : inspect stables, &c. ; and

6. The Collector, or any person authorized by him in this behalf, may :—

- (a) at any time between 5 A.M. and 7 P. M. enter and inspect any stable or coach-house or any place in which he may have reason to believe there is any vehicle or animal in respect whereof the aforesaid tax is leviable ;
- (b) summon any person whom he has reason to believe to be liable to the said tax, or any servant of such person, and to examine such person or servant as to the liability of such person to the tax, and as to the number and description of the vehicles or animals, if any, in respect of which such person is so liable.

summons to persons to give information.

COLLECTION.

Tax for what quarters and when leviable.

7. The said tax shall be payable for each of the following four quarters of every year, viz. :—

- (1) 1st January to 31st March ;
- (2) 1st April to 30th June ;
- (3) 1st July to 30th September ;
- (4) 1st October to 31st December.

It shall ordinarily be payable in arrear on the first day of the quarter next following that for which it is due ; but in the case of a person who ceases to be a resident of the local area in which the tax is leviable at any time during the currency of a quarter, it shall be payable one week before such person's departure from the said area.

8. When any tax shall have become due, the Collector shall, with the least practicable delay, cause to be presented to the person liable to the payment thereof a bill for the sum due. The bill shall specify the quarter, or portion of the quarter, and the vehicles or animals in respect of which the tax is charged and the name of the person from whom it is claimed, and shall contain a notice that the amount of the bill must be paid into the Collector's office within fifteen days from the date of the presentation of the said bill.

Bills to be presented.

9. Complaints against the assessment of any tax under these Rules or the amount thereof, may be made to the Collector by application in writing forwarded by post or left at his office, at any time within seven days from the date of the presentation of the bill for such tax, and upon hearing such complaints the Collector may make such amendments, if any, in the book kept under Rule 2 and in the bill as he shall think proper, and if he thinks that the complainant is not liable to the tax, he shall cancel the bill.

Hearing of complaints.

10. If any bill, which is not cancelled under the last preceding Rule, is not paid by the person from whom payment is claimed, or on his behalf, within fifteen days from the presentation thereof, the Collector may cause to be served upon the defaulter a notice of demand in Form A, hereto annexed, or to the like effect, and if he do not within fifteen days from the service of such notice of demand pay the sum due, or show sufficient cause for non-payment of the same, to the satisfaction of the Collector, and if no appeal shall have been preferred and the amount of the tax deposited as hereinafter provided, such sum, with all costs, may be levied by order of the Collector under a warrant in Form B, hereto annexed, by distress and sale of the goods and chattels of the defaulter.

Notice of demand.

For every notice of demand under this section which the Collector shall cause to be served upon any person, a fee not exceeding one rupee, the amount of which shall be in each case fixed by the Collector, shall be paid by each person. Such fee shall be added to the amount of the tax in respect of which the notice is given, and, if not duly paid, shall be levied as costs in the same manner as such tax may be levied.

11. The goods and chattels of any person from whom any tax is due may be distrained, wherever the same may be found, for default in the payment of the money due from such person.

Goods of defaulter wherever found may be distrained.

12. The officer charged with the execution of a warrant of distress shall make an inventory of the goods and chattels seized under any such warrant, and shall at the same time give a notice in writing, in Form C, hereto annexed, to the person in possession thereof at the time of the seizure, that the said goods and chattels will be sold as therein mentioned.

Inventory Notice of Distress.

13. If the warrant is not in the meantime discharged or suspended by the Collector, the goods and chattels seized shall be sold under the orders of

Sale,

the Collector, who shall apply the proceeds, or such part thereof as may be necessary, in discharge of the tax and of the costs payable by the defaulter, and the surplus, if any, shall be returned on demand to the person in possession of the goods and chattels at the time of the seizure.

Fees.

Fees shall be payable upon distraints under these rules at the rates set forth in Table D, hereto annexed, and shall be recoverable from the defaulter as costs in addition to the amount of the tax.

Collector
may sue in-
stead or on
failure of dis-
tress.

14. Instead of proceeding by distress and sale, or, in case of failure to realize by distress the whole or any part of the sum due by a defaulter, the Collector may sue the defaulter in any Court of competent jurisdiction.

APPEALS.

When and
to whom ap-
peals may be
made.

15. Appeals against any tax assessed and claimed under the foregoing provisions shall be heard and determined, in Military Cantonments by the Cantonment Committee, and elsewhere by the Commissioner of the Division, or by such other officer as Government from time to time direct. But no such appeal shall be heard unless:—

- (a) the amount of the tax has first of all been deposited with the Collector; and
- (b) a complaint has been previously made under Rule 9 to the Collector, and such complaint has been disposed of by the Collector; and
- (c) the appeal is brought within fifteen days from the date of the presentation of the bill for the tax complained of, or, if a complaint have been made against it under Rule 9, within fifteen days from the date of the Collector's order disposing of such complaint.

If the appellate authority decreases or remits the amount of the tax, the Collector shall grant to the appellant a refund accordingly.

(For additional Rule 16, see Notification No. 65, dated 10th September 1887, printed at page 607, *infra*.)

FORM A. (See Rule 10).**NOTICE OF DEMAND.**

of

Take notice that the Collector demands from you the sum of due from you on account of the tax leviable under the Bombay Highway Act, 1883, for the quarter ending on the 18 , as per Bill No. dated already presented to you; and that, if the sum due is not paid into the said Collector's office at , or if sufficient cause for the non-payment of the sum is not shown to the Collector within fifteen days from the service of this notice, a warrant of distress will be issued for the recovery of the same with costs.

Date.

(Signature of the Collector.)

FORM B. (*See Rule 10*).

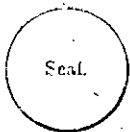
DISTRESS WARRANT.

To

(*Here insert the name of the officer charged with the execution of the warrant.*)

Whereas of has not paid, or shown sufficient cause for the non-payment of, the sum of rupees due for the tax leviable under the Bombay Highway Act, 1883, for the quarter ending on the 18 , although the said sum has been only demanded in writing from the said , and fifteen days have elapsed since the service of the notice of demand; This is to command you to distrain the goods and chattels of the said to the amount of the said sum of rupees , and such further sum as may be sufficient to defray the charges of taking, keeping and selling such distress; and if within five days next after such distress, the said sum shall not be paid together with such further sum as may be sufficient to defray the charges of taking and keeping such distress, to sell the said goods and chattels; and having paid and deducted out of the proceeds of the sale the said sum of rupees, and the charges of taking, keeping and selling such distress, to return the surplus, if any, on demand, to the person whom you shall find in possession of the said goods and chattels. If sufficient distress cannot be found of the goods and chattels of the said you are to certify the same to me, together with this warrant. Dated

(*Signature of the Collector.*)

FORM C. (*See Rule 12*).

FORM OF INVENTORY AND NOTICE.

(*Here state particulars of goods seized.*)

To

of

Take notice that I have this day seized the goods and chattels specified in the above inventory for the sum of rupees due by on account of the tax leviable under the Bombay Highway Act, 1883, for the quarter ending on the 18 ; and that unless you pay into the office of the Collector the amount due, together with the costs of this distress, within five days from the date of this notice, the goods and chattels will be sold.

(*Signature of the Officer executing the Warrant of Distress.*)

Date.

TABLE D. (See Rule 13.)

Table of Fees payable in Distraints under these rules :—

Sum distrained for.				Fec.		
				Rs.	a.	p.
Under 5 Rupees	0	4	0
Not less than Rs. 5 and under Rs. 10	0	8	0
Do. " 10 do. " 15	0	12	0
Do. " 15 do. " 20	1	0	0
Do. " 20 do. " 25	1	4	0
Do. " 25 do. " 30	1	8	0
Do. " 30 do. " 35	1	12	0
Do. " 35 do. " 40	2	0	0
Do. " 40 do. " 45	2	4	0
Do. " 45 do. " 50	2	8	0
Do. " 50 do. " 60	3	0	0
Do. " 60 do. " 80	3	12	0
Do. " 80 do. " 100	4	8	0
Above 100 Rupees	5	0	0

The above charge includes all expenses, except when peons are kept in charge of property distrained, in which case four annas must be paid daily for each man.

Notn. No. 32, dated 13th June 1884, B. G. G., 1884, Pt. I, p. 445.—In exercise of the power conferred by Section 4 of the Bombay Highway Act, 1883, the Governor in Council is pleased to make the following rule and to direct that it be inserted between Nos. 3 and 4 of the rules for the assessment and recovery of the tax leviable under the said Act framed under the said section and published in Notification No. 2 of 1884, at pages 24—27 of the *Bombay Government Gazette* for the 10th January 1884; (*viz.*) :—

Persons liable
to be assessed.

"3A.—The person who keeps any vehicle or animal for use, whether he be the owner thereof or a person who hires it or has the loan of it, or has charge of it in any other capacity, shall be deemed to be the person liable to be assessed with the tax.

"If one and the same vehicle or animal be so kept for use in any quarter by two or more different persons, each person who so keeps the vehicle or animal for more than fifteen days shall be assessed with the tax according to the provisions of the Act: provided that,

"(a) if a vehicle or animal is kept for use by several different persons, other than the owner thereof, consecutively in one quarter, all or some of whom are not liable to the tax, owing to their not keeping the vehicle or animal for more than fifteen days each, the owner of the said vehicle or animal shall, if resident within the local area in which the tax is leviable, be assessed with the quarter's tax or with the portion of the quarter's tax not recoverable from any of the said persons, as the case may be;

"(b) the aggregate of the sums recovered from any two or more persons for any one quarter in respect of any one vehicle or animal shall not exceed the full amount of the tax leviable for that quarter in respect of such vehicle or animal."

Notn. No. 65, dated 10th September 1887, B. G. G., 1887, Pt. I, p. 796.—Under the provisions of Section 4 of the Bombay Highway Act, 1883, His Excellency the Governor in Council is pleased to make the following Rule, and to direct that it be added as No. 16 to the rules framed under the said section and published on pages 24—27 of Part I of the *Bombay Government Gazette*, 1884:—

✓ “ 16. It shall be lawful for the Collector to direct that any balances of tax which have remained due for more than one year may be written off if, after the requisite enquiry, he is satisfied that they are irrecoverable.”

✓ *Exempting persons owning or having charge of carriages licensed to be used as Stage carriages from the tax imposable under Section 3 of the Act.*

Notn. No. 23, dated 21st May 1884, B. G. G., 1884, Pt. I, p. 388.—In exercise of the power conferred by Section 8 of the Bombay Highway Act, 1883, the Governor in Council is pleased to exempt every person owning or having charge of a carriage, licensed under Act XVI of 1861 to be used as a stage carriage, from the tax imposable on such carriage under Section 3 of the first-named Act, provided that, during any quarter for which exemption is claimed, the carriage is not used in any local area in which the said Bombay Highway Act is in force for any purpose other than the conveyance of passengers for hire over distances exceeding twenty miles.

Exempting persons owning or having charge of carts used in the employ of the Poona Cantonment Committee for removal of night-soil, &c., from the tax imposable under Section 3 of the Act.

Notn. No. 33, dated 4th August 1884, B. G. G., 1884, Pt. I, p. 578.—In exercise of the power conferred by Section 8 of the Bombay Highway Act, 1883, the Governor in Council is pleased to exempt every person owning or having charge of a cart used in the employ of the Poona Cantonment Committee for the removal of night-soil and rubbish, or for watering roads, from the tax imposable on such cart under Section 3 of the said Act.

Rules and Orders under Bombay Act II of 1883.

(Karachi Tramways.)

Construction of a new line of Tramway via Napier and Lawrence Roads to the Municipal Gardens, Karachi.

Notn. No. 1344, dated 23rd July 1889, S. O. G., 1889, Pt. I, p. 94.—In exercise of the powers of a Local Government, vested in him under Notification

No. 1861⁽¹⁾, published at page 570 of the *Bombay Government Gazette*, Part I, dated 7th May 1885, the Commissioner in Sind hereby notifies, under the provisions of Section 4 of Act II of 1883 ("The Karachi Tramways Act"), that a new line of tramway will be constructed *via* Napier and Lawrence Roads to the Municipal Gardens by the East India Tramway Company, Limited⁽²⁾, through Mr. J. F. Brunton. The proposed extension will commence at a junction with the existing Tramway line in the Bandar Road, near the Max Denso Hall, and will be laid on a gauge of four feet. The full description of the new line is given below.

Tramway No. 1. A Tramway, No. 1, consisting partly of single line and partly of double line, lying wholly within the city of Karachi and its suburbs, and within Municipal limits, commencing by a junction with the existing Tramway of the Company in the Bandar Road at a point 12 yards or thereabouts south-west of the south-east corner of the junction of Bandar Road and Napier Road, and passing by a curve into the last named road, and continuing along this road in a north-westerly direction till it reaches the Lawrence Road, whence by a second curve it passes into the aforesaid Lawrence Road and continues along this road in a north-easterly direction to its termination at a point 20 yards or thereabouts south-west of the north-east corner of the lane passing down the south-west side of the Government Gardens, and known on the plan as Murad Khan Lane.

This Tramway No. 1 is divided into the following portions of single and double line, that is to say—

Portion A. A single line, 1 chain 74.36 links in length, commencing by a junction with the existing line of the Company in the Bandar Road at a point 12 yards or thereabouts south-west of the south-east corner of the junction of Bandar Road and Napier Road, and passing by a curve into the last named road and terminating in this road at a point 17 yards or thereabouts north-west of the north-west corner of the junction of Bandar Road and Napier Road.

Portion B. A double line, 1 chain 61.62 links in length, commencing by a junction with portion A at a point 17 yards or thereabouts north-west of the north-west corner of the junction of Bandar Road and Napier Road, and continuing in a north-westerly direction along the last named road to its termination at a point 1 chain 61.62 links from its commencement.

Portion C. A single line, 9 chains 69.52 links in length, commencing by a junction with portion B in the Napier Road, and continuing along that road in a north-westerly direction to its termination at a point 13 yards or thereabouts north-west of the north-west corner of the junction of the Napier Road and Daryalal Street.

Portion D. A double line, 1 chain 61.62 links in length, commencing by a junction with portion C at a point 13 yards or thereabouts north-west of the north-west corner of the junction of the Napier Road and Daryalal Street, and continuing along Napier Road in a north-westerly direction to its termination at a point 13 yards or thereabouts south-east of the north-east corner of the junction of Napier Road and Chuba Street.

Portion E. A single line, 12 chains 10 links in length, commencing by a junction with portion D at a point 13 yards or thereabouts south-east of the north-east corner of the junction of the Napier Road and Chuba Street, and continuing

(1) Printed at page 8, *supra*.

(2) As amended by Notification No. 1672, dated 26th September 1889, printed at page 610, *infra*.

along the first named road in a north-westerly direction to a point 41 yards or thereabouts south-east of the north-east corner of the junction of Lawrence Road and Napier Road.

A double line, 3 chains 91·64 links in length, commencing by a junction with portion E at a point 41 yards south-east of the north-east corner of the junction of Lawrence Road and Napier Road, passing by a curve into the first named road and terminating at a point in this road 39 yards or thereabouts from the north-east corner of the junction of Lawrence Road and Napier Road. Portion F.

A single line, 8 chains 6 links in length, commencing by a junction in Lawrence Road with portion F at a point 39 yards or thereabouts from the north-east corner of the junction of Lawrence Road and Napier Road, and continuing along the last named road in a north-easterly direction to its termination at a point 8 chains 6 links from its commencement. Portion G.

A double line, 2 chains 86·90 links in length, commencing by a junction in the Lawrence Road with portion G at its north-easterly termination, and continuing along this road in a north-easterly direction to its termination at a distance of 2 chains 86·90 links from its commencement. Portion H.

A single line, 13 chains 53 links in length, commencing by a junction in Lawrence Road with the north-easterly termination of portion H, and continuing in a north-easterly direction along this road to a point opposite or thereabouts to the south-east corner of the junction of Lawrence Road and Mission Road. Portion J.

A double line, 1 chain 88 links in length, commencing by a junction in the Lawrence Road with portion J at a point opposite or thereabouts to the south-east corner of Lawrence Road and Mission Road, and continuing along the first named road in a north-easterly direction to its termination at a point 1 chain 88 links from its commencement. Portion K.

A single line, 11 chains 86·90 links in length, commencing in the Lawrence Road by a junction with portion K at a point 1 chain 88 links or thereabouts south-east of the south-east corner of the Lawrence Road and Mission Road, and continuing in a north-easterly direction along the first named road to its termination at a point 11 chains 86·90 links from its commencement. Portion L.

A double line, 1 chain 88 links in length, commencing in the Lawrence Road by a junction with portion L at its north-easterly termination, and continuing along this road to its termination at a point 1 chain 88 links from its commencement. Portion M.

A single line, 11 chains 60 links in length, commencing by a junction in Lawrence Road with portion M at its north-easterly termination, and continuing in a north-easterly direction along this road to its termination at a point 6 yards or thereabouts north-east of the north-east boundary of the Municipal Kerosine Oil Godowns. Portion N.

A double line, 1 chain 88 links in length, commencing by a junction in Lawrence Road with portion N at a point 6 yards or thereabouts north-east of the north-east boundary of the Kerosine Oil Godowns, and continuing along this road in a north-easterly direction to its termination at a point 1 chain 88 links from its commencement. Portion O.

A single line, 14 chains 63 links in length, commencing by a junction with portion A at a point in Lawrence Road, and continuing in a north-easterly Portion P.

direction along this road to its termination at a point 14 chains 63 links from its commencement.

Portion Q. A double line, 1 chain 50 links in length, commencing by a junction in Lawrence Road with portion P at its north-easterly termination, and continuing in a north-easterly direction along this Road to its termination at a point 1 chain 50 links from its commencement.

Portion R. A single line, 13 chains 20 links in length, commencing by a junction in Lawrence Road, with portion Q at its north-easterly termination, and continuing along this road in a north-easterly direction to its termination at a point in Lawrence Road 35 yards or thereabouts south-west of the south-westerly corner of the Latrines situated near the Mahar Lines.

Portion S. A double line, 1 chain 50 links in length, commencing by a junction in Lawrence Road with portion R at a point 35 yards or thereabouts south-west of the south-westerly corner of the Latrines situated near the Mahar Lines, continuing in a north-easterly direction along this road to its termination at a point in Lawrence Road 2 yards or thereabouts south-west of the south-westerly corner of the above-mentioned Latrines.

Portion T. A single line, 14 chains 63 links in length, commencing by a junction with portion S in Lawrence Road at a point 2 yards or thereabouts south-west of the south-westerly corner of the Latrines near the Mahar Lines, and continuing along this road in a north-easterly direction to a point opposite or thereabouts to the north-easterly boundary of the road or lane which runs down the north-east side of the lines known on the plan as Bigari Khatta.

Portion U. A double line, 3 chains 38 links in length, commencing by a junction in Lawrence Road with the north-easterly termination of portion T, continuing along this road in a north-easterly direction to its termination at a point 3 chains 38 links from its commencement.

Portion V. A single line, 12 chains in length, commencing by a junction in Lawrence Road with the north-easterly termination of portion U, and continuing along this road in a north-easterly direction to its termination at a point 17 yards or thereabouts south-west of the south-westerly boundary of the Merewether Gardens.

Portion W. A double line, 6 chains 55.44 links in length, commencing by a junction in Lawrence Road with portion V at a point 17 yards or thereabouts south-west of the south-westerly boundary of the Merewether Gardens, and continuing along that road in a north-easterly direction to its termination at a point 20 yards or thereabouts south-west of the north-east corner of the lane passing down the south-west side of the Government Gardens, and known on the plan as Murad Khan Lane. This Tramway will be laid on a 4 feet gauge, and the conditions applicable to the existing Tramway as set forth in Bombay Act II of 1883 ("The Karachi Tramways Act, 1883,") are to be considered as applicable to this Tramway, No. 1.

Notn. No. 1672, dated 26th September 1889, S. O. G., 1889, Pt. I, p. 329.—
Erratum.—In the Commissioner's Notification No. 1344, dated 23rd July, 1889⁽¹⁾, published at page 94 of the *Sind Official Gazette* of 25th idem, regarding the construction of a new line of Tramway *via* Napier and Lawrence Roads to the Karachi Municipal Garden, the following alteration is made in line 5 :—

For the words "by the East India Company, Limited," read "by the East India Tramway Company, Limited."

Karachi Tramways Bye-laws and Scale of fares for passengers.

Notn. No. 2041, dated 2nd December 1885, S. O. G., 1885, Pt. I, p. 648.—
As no objection has been made to the draft of amended bye-laws under Sections 23 and 24 of Bombay Act II of 1883, "The Karachi Tramways Act, 1883," published provisionally under the Commissioner's Notification No. 1857, dated 29th October 1885, the amended Bye-laws are now hereby republished as finally approved and sanctioned

*Karachi Tramways Bye-laws framed by the Municipality under
Section 23 of Act II of 1883.*

1. No engine or train shall be driven at a greater speed than 8 miles an hour, provided that while crossing facing points the speed shall not exceed 4 miles per hour.
2. Engines or trains driven in the same direction, shall be kept at least 100 yards apart, except at stations or turnouts, or to avoid collision, or prevent injury or in case of accidents.
3. No train shall run on the tramway consisting of more than one engine and three passenger cars, or one engine and ten goods wagons.
4. No engine or train shall be brought to a stand-still opposite any intersecting street.
5. Except in case of accident, or with the special consent of the Managing Committee of the Municipality, no goods wagon shall be loaded or discharged on any public thoroughfare.
6. Each engine shall also be fitted with the following:—
 - An indicator by which the speed shall be shown.
 - A suitable fender to put aside obstructions.
 - A special bell to be sounded as a warning when necessary.
7. Every engine shall have its machinery and fires concealed from view on all points above four inches above the rails, and shall be free from the noise produced by blast, or the clatter of machinery.
8. All trains running during the night must be provided with two red lamps in front and one red lamp behind.
9. The greatest precautions should be continuously adopted by drivers of trains along the roads, and they should be instructed to bring their trains to a stand-still on the approach of horses or other animals, showing the least restive-

ness, or when there is the possibility of danger to any foot passengers or animals or vehicles.

10. Such other precautionary measures shall be adopted for the working of trains on the tramways, as may be from time to time ordered by the Managing Committee or the Municipality.

11. Each passenger car shall have posted up in English and Vernacular character the number of passengers which such car is authorised to carry, such number being fixed by the Managing Committee or the Municipality.

12. The Municipality or the Managing Committee shall be at liberty to inspect or order an inspection from time to time any engine used by the grantee, and may, whenever they think fit, prohibit the use of any such engine which in their opinion may be unsafe to be used on the public road.

13. It shall be the duty of the officer of the Company in charge of the train to give immediate notice of the occurrence of any accident involving injury to person or property, to the nearest police office, and subsequently with the least possible delay to the President or the Secretary of the Municipality.

14. The penalty for breach of any of these rules shall be any sum not exceeding Rs. 25 for every offence.

Bye-laws under Section 24 of Act II of 1883, framed by the East India Tramways Company (Limited).

1. Passengers are forbidden—

- (a)—To enter or leave a car whilst in motion.
- (b)—To travel standing on the footboard of the car.
- (c)—To deface or obscure or foul any part of a car or any premises of the Company.
- (d)—To smoke in any part of a car, or part of the Company's premises not specially set apart for that purpose.
- (e)—To converse with the driver whilst on duty.
- (f)—To enter a car except by the back platform.

2. No such persons, whether passengers or otherwise, shall swear or use obscene or offensive language, or commit any nuisance whilst upon any car, or in or against any premises of the Company, or wilfully interfere with the comfort of any passenger.

3. The conductors may refuse to allow any of the following persons to travel upon any car, and may at any time require any such persons to leave the car, and no such persons shall enter or attempt to enter a car after the conductor has refused permission, or shall remain on the car when called upon to leave it, that is to say—

- (a)—Any person drunk or disorderly.
- (b)—Any person suffering from any contagious or offensive disease.
- (c)—Any person whose clothing or body is in an offensively dirty state.
- (d)—Any person having more luggage than can be accommodated in the space allotted to him or her under his or her seat.

4. No person shall take a dog or other animal into any car, and any animal being so brought in shall be immediately removed by the person in charge of it upon the request of the conductor, and in default of compliance with such request the dog or other animal may be removed under the direction of the conductor.

5. Every person travelling on the tramway will, on payment of his or her fare, be furnished with a ticket specifying the amount of the fare, and shall, when required, show his or her ticket to any servant of the Company. Any such person not producing his or her ticket shall be liable to pay the fare from the place from which the car originally started.

6. Each tramway car or train shall be in charge of a conductor, and each conductor of a passenger train will be furnished with books each containing tickets consecutively numbered. Any such conductor who shall neglect to issue a ticket to a passenger, or shall issue to such passenger a ticket bearing a number other than one of the numbers contained in such books, or shall issue a ticket of a lower denomination than the amount of the fare or non-consecutive in number, or a ticket other than the ticket provided by the Company for the journey to be travelled, shall, for every such offence, be liable to a penalty not exceeding Rs. 25.

7. When any car contains the full number of passengers which it is licensed to carry, no additional person shall be allowed to enter or remain on any such car.

8. If any car, or part of a car shall be provided by such Company for the exclusive use of females, any male person who, without lawful excuse shall enter such car or part of a car, knowing the same to be exclusively appropriated as aforesaid, or shall remain therein after having been informed of its exclusive appropriation, shall be liable to a penalty not exceeding Rs. 25, and in addition to such penalty may be removed therefrom by any of the servants of the Company, or by any police officer, and shall forfeit his fare.

9. No person shall wilfully obstruct or impede any officer or servant of the Company in the execution of his duty, under these bye-laws and regulations.

10. No person shall, without lawful excuse—the onus of proof whereof shall be upon the accused—interfere with the tramway by placing any obstacle on the tramway, or in any way damage, or endanger the safety of the passengers or of the goods, permanent way or rolling-stock, or other property whatever of the Company.

11. Any servant of the Company who shall be in a state of intoxication whilst engaged in any duty connected with the running of the cars, or who shall whilst so engaged, negligently omit to perform his duty, or shall perform the same in an improper manner, shall be liable to summary dismissal, and to a penalty not exceeding Rs. 25.

12. The Company's servants, as and when occasion requires, may by force, and with or without the assistance of the police, remove from the Company's premises and cars any person committing a breach of any of the foregoing bye-laws and regulations.

13. A penalty of a sum, not exceeding Rs. 25, is hereby imposed for each and every infraction by any person of the foregoing bye-laws and regulations, or any of them.

14. The word "conductor" in these bye-laws and regulations includes and means any servant of the Company in charge of a car. The word "car" in these bye-laws and regulations means and includes "carriage" and "wagon".

15. A printed list in English, Arabic-Sindhi, and Guzerathi, of all the fares and charges authorized by Act II of 1883, to be taken, and a printed copy in the same languages of all the bye-laws in force under the above Act shall be exhibited in a conspicuous place inside each of the cars or carriages used by the Company.

The following scale of fares for passengers is published for general information under Section 10 of Act II of 1883 :—

First Class.	Rate.	Second Class.	Rate.	Third Class.	Rate.
	Rs. a. p.		Rs. a. p.		Rs. a. p.
Sadar Bazaar and Agra Bank.	0 4 0	Max Denso Hall to Native Jetty.	0 1 0	Gharrikhata (High School) to Max Denso Hall.	0 0 6
Keamari and Max Denso Hall.	0 4 0	Bunder Station to Native Jetty.	0 1 0	Scotch Church (Sadar Bazaar) to Gharrikhata (High School).	0 0 2
Sadar Bazaar and Keamari.	0 8 0	Scotch Church (Sadar Bazaar) to Max Denso Hall.	0 1 9	Max Denso Hall to Custom House Gharry Stand.	0 0 9
		Native Jetty to Keamari.	0 1 9	Custom House Gharry Stand to Keamari	0 1 0
		Scotch Church (Sadar Bazaar) to Native Jetty.	0 2 9	Scotch Church (Sadar Bazaar) to Max Denso Hall.	0 1 0
		Max Denso Hall to Keamari.	0 2 9	Gharrikhata (High School) to Custom House Gharry Stand.	0 1 0
		Bunder Station to Keamari.	0 2 9	Max Denso Hall to Keamari.	0 1 6
		Scotch Church (Sadar Bazaar) to Keamari.	0 4 6	Scotch Church (Sadar Bazaar) to Custom House Gharry Stand.	0 1 6
				Gharrikhata (High School) to Keamari.	0 2 0
				Scotch Church (Sadar Bazaar) to Keamari	0 2 6

MCLEOD ROAD SECTION.

			McLeod Road Railway Station to Merewether Monument.	0 0 6
			Merewether Monument to Native Jetty.	0 0 6
			Native Jetty to McLeod Road Railway Station.	0 0 9

Notn. No. 1016, dated 17th July 1886, S. O. G., 1886, Pt. I, p. 111.—
As no objection has been raised to the draft of additional bye-laws framed by the Karáchi Municipality under Section 23 of Bombay Act, No. II of 1883 (The Karáchi Tramways Act, 1883), published provisionally under the Commissioner's Notification No. 861, dated 22nd June 1886, the additional bye-laws are now hereby republished as finally approved and sanctioned.

14. No fuel other than coke or smokeless coal shall under any circumstances or conditions whatsoever be used on the Karáchi Tramways.

15. A governor (which cannot be tampered with by the driver) shall be attached to each engine, and shall be so arranged that at any time when the engine exceeds a speed of eight miles an hour, it shall cause the steam to be shut off and the brake applied.

16. Each engine shall be numbered, and the number displayed in a conspicuous part thereof.

Orders under Bombay Act V of 1883.

(Public Authorities' Seals.)

Prescribing the seals to be used in the Courts of Magistrates.

① *Notn., dated 9th July 1873, para. 2, B. G. G., 1873, Pt. I, p. 584.—*
The Honourable the Governor in Council is also pleased to notify that, under the provisions of Section 2 of the aforesaid Act (Bombay Act II of 1870), the seals to be used from the date the said Act comes into force in the Courts of the Magistrates of Police in Bombay, the District Magistrates, and Magistrates of the First, Second, and Third Class shall be of the following description :—

For the Magistrates of Police in Bombay.

Two inches in diameter. *Device*—Royal Shield and Crown.
English inscription—"Magistrate of Police, Bombay."

For the District Magistrates.

Two inches in diameter. *Device*—Royal Shield and Crown.
English inscription—"Magistrate of the District ()"; *Vernacular inscription*—"District Magistrate ()."

For the Magistrates of the First Class.

Two inches in diameter. *Device*—Royal Shield and Crown.
English inscription—"Magistrate of the First Class ()";
Vernacular inscription—"First Class Magistrate ()."

① This Notification, issued under Bombay Act II of 1870, is kept in force by Bombay Act V of 1883, Section 2.

For the Magistrates of the Second and Third Class.

One and a half inch in diameter. *Device*—Royal Crown.
English inscription—"Magistrate of the * Class ()";
Vernacular inscription—" * Class Magistrate ()."

* NOTE—The blank to be filled up in writing with the word Second or Third according as the Magistrate using the seal is a Second or Third Class Magistrate.

Prescribing the seals to be used by certain Judicial Officers.

Notn. No. 8814, dated 16th December 1884, B. G. G., 1884, Pt. I, p. 1223.—In exercise of the power conferred by Section 3 of the Bombay Public Authorities' Seals Act, 1883, the Governor in Council is pleased to direct that Sessions Judges, Joint Sessions Judges and Assistant Sessions Judges throughout the Bombay Presidency shall have and use, from the 1st April 1885, a circular seal two inches in diameter bearing thereon the Royal Arms and the words "Court of Session," in English and in the principal vernacular language of the Sessions division.

Prescribing the seals to be used by Benches of Magistrates.

Notn. No. 2270, dated 8th April 1886, B. G. G., 1886, Pt. I, p. 359.—In exercise of the power conferred by Section 3 of the Bombay Public Authorities' Seals Act, 1883, the Governor in Council is pleased to direct that Benches of Magistrates constituted under Section 15 of the Code of Criminal Procedure, 1882, shall, respectively, have and use the same seals which are prescribed for Magistrates of the classes to which such Benches are, under the provisions of the said section of the said Code, to be deemed to belong.

*Seal to be used by the Special Judge under the Dekkhan
 Agriculturists' Relief Act, 1879.*

Notn. No. 1566, dated 25th February 1897, B. G. G., 1897, Pt. I, p. 415.—In exercise of the power conferred by Section 3 of the Bombay Public Authorities' Seals Act, 1883, the Governor in Council is pleased to direct that the Special Judge appointed under the Dekkhan Agriculturists' Relief Act, 1879, shall have and use, from the 1st March 1897, an official seal which shall be circular and shall be two inches in diameter and shall bear as a device the Royal Arms with the words "Court of the Special Judge, D. A. R. Act," engraved in English and Maráthi.

✓ Rules and Orders under Bombay Act I of 1884.

(Local Boards.)

*Authorizing the Commissioners of Divisions to appoint nominated
Members of Local Boards.*

Govt. Resn. Revenue Department, No. 3613, dated 13th June 1887.—By paragraph 4 of Government Resolution No. 4424, dated 2nd June 1885, the Commissioners of Divisions have been empowered to nominate members of Local Boards under Section 5 (b) of Act I of 1884, when the appointment by nomination consists merely in substituting the name of the incumbent of an office for that of his predecessor who resigns on transfer elsewhere. In supersession of this ruling His Excellency the Governor in Council is now pleased to authorize the Commissioners of Divisions to appoint all nominated members of Local Boards in their respective divisions.

*Rules regulating the leaves, pensions, &c., of the employés of the
District Local Boards in Sind.*

Notn. No. 4240, dated 19th October 1886, S. O. G., 1886, Pt. 1A, p. 31.—The following Rules adopted by the District Local Boards in Sind, regulating the leave, pensions, &c., of their employés under Section 39 of Act I of 1884 are approved by the Commissioner in Sind under clause (j) of the said section.

I. Leave to all establishments entertained by the District or Táluka Local Boards shall be granted by the respective Boards or Executive Committees in accordance with the provisions of the Government Civil Leave Code.

II. Leave allowances to absentees and acting allowances to persons appointed to act for such absentees shall be regulated by the provisions of the Government Leave, Pay, and Acting Allowance Codes.

III. No member of an establishment (other than a school establishment, for which separate rules exist) employed by a District or Táluka Local Board shall be entitled to pension, unless a contribution has been made by or for him under these rules.

IV. Every District Local Board shall, from the general portion of the Local Fund at its disposal, defray—

(a) A contribution at 6 per cent. of the salary of all Local Fund employés appointed before 26th June 1882 on pensionable salaries which were considered eligible for pension before the date named. Such contributions shall be credited to the Special Savings Bank Account known as the "Local Fund Pension Fund," out of which the pensions shall be defrayed as long as there is a balance at credit of the Fund. In the event of the "Local Fund Pension Fund" of the District being insufficient to meet the pensions, the deficiency will be defrayed by the District Board from the general portion of the fund at its disposal.

(b) A contribution to the general revenues of Government at such rates as Government may from time to time fix (at present $\frac{1}{10}$ th of the net salaries) as a contribution to secure the pension only of the officers appointed for the first time on or after 26th June 1882 (the date the Local Fund Pension Fund was closed to new employés) on pensionable salaries.

V. The net salary of all existing appointments shall, for the purposes of Rule IV (b), be reduced to the extent of one-half of the contributions (i.e., $\frac{1}{21}$ st part of the present sanctioned pay) whenever an appointment is vacated by an employé for whom a contribution is made under Rule IV (a).

VI. The accounts of the "Local Fund Pension Fund" referred to in Rule IV (a) are kept in the office of the Accountant General, Bombay, and the sanction for pensions claimed under Rule IV, Clause (a) as well as (b) rests with Government.

VII. The salaries of all Local Fund employés (other than servants for whom contributions are not made under Rule IV) should be drawn in separate bills as temporary establishments whose services do not qualify for pension.

VIII. The salaries of Local Fund servants in inferior service (as defined in the Financial Codes) do not qualify for pension.

N.B.—Persons employed in collecting (under the orders of the Collector) assigned revenues are not Local Fund employés and their services do not qualify, e.g., Cattle-pound munshis, Ferry employés, &c., &c.

Rules and Orders under Bombay Act II of 1884 (*District Municipal Act Amendment*).

Delegating to the Commissioners of Divisions the powers, &c., under Sections 11 (b), 24 (2) and 32 (k) of the Act.

Notn. No. 3046, dated 27th August 1884, B. G. G., 1884, Pt. I, p. 634.—His Excellency the Governor in Council is pleased, in accordance with the provisions of Sections 11 (b), 24 (paragraph 2) and 32 (k) of the District Municipal Act Amendment Act, No. II of 1884, to delegate to the Commissioners of Divisions all powers and duties required to be exercised and performed by the Governor in Council under those sections.

The District Municipal Election Rules, 1891, (Bombay Presidency).

Notn. No. 3060, dated 29th August 1891, B. G. G., 1891, Pt. I A, p. 88.—In exercise of the powers conferred by Section 12 (c) of the Bombay District Municipal Act Amendment Act, 1884, and in supersession of all rules heretofore made under that sub-section, the Governor in Council is pleased to make the

following rules prescribing the qualifications of voters and of candidates at elections of municipal commissioners in every municipal district in the Presidency in which elective commissioners have to be appointed, except in Sind, and regulating the conduct of such elections, namely:—

Preliminary.

1. These rules may be cited as "the District Municipal Election Rules, 1891." Title of these rules.

2. In these rules :

(1) "a new municipality" means a municipality newly established by the Governor in Council, but of which the first municipal commissioners have not yet entered upon their office;

Definitions.

(2) "the Collector" means the Collector of the district in which any municipality in question is situate, and includes an Assistant or Deputy Collector to whom the Collector delegates, as he is hereby empowered to delegate, any of his powers or duties under these rules;

(3) "the Act" means the Bombay District Municipal Act Amendment Act, 1884.

Wards.

3. (1) If the population of a municipal district, as ascertained at the latest census, is not less than six thousand, the Collector, in the case of a new municipality and the municipality in every other case, may divide the said district for electoral purposes into two or more wards, the boundaries of which shall be clearly defined, and, when such a division has been made, shall apportion the number of elective commissioners over the said wards in the proportion, as nearly as may be, of the population or estimated population thereof.

Division of municipal districts into wards and apportionment of elective commissioners thereover.

(For additional clause (1a), see Notification No. 567 A, dated 22nd February 1892, printed at page 626, *infra*.)

(2) The municipality may from time to time alter the number and boundaries of the wards and re-apportion the number of elective commissioners among the wards: provided that *except with the sanction of the Commissioner of the Division*⁽¹⁾, no such alteration or re-apportionment shall take effect within six months from the date on which it is made and that every such re-apportionment be made in the proportion aforesaid.

List of Voters.

4. (1) The Collector shall from time to time appoint the Secretary or some other officer of the Municipality, or, in the case of a new municipality, any person whom he thinks fit, to prepare a list of voters.

By whom and in what manner and at what periods lists of voters are to be prepared

(1) The words in *Italics* were inserted by Notification No. 4259, dated 9th December 1891, printed at page 627, *infra*.

(2) If the municipal district has been divided for electoral purposes into wards, such list shall show the persons entitled to vote in each ward separately.

(3) In the case of a municipality, whether a new municipality or not, to which elective commissioners are to be appointed for the first time after these rules come into force, the said list shall be prepared as soon as may be after it has been notified by the Governor in Council that the municipality shall consist wholly or partly of such commissioners.

(4) Similar new lists shall be prepared every year by the Secretary or other officer of the Municipality appointed as aforesaid. This provision shall apply also to municipalities for which one or more lists of voters have been prepared under the District Municipal Election Rules published in Government Notification No. 115 of 14th January 1885, as amended by subsequent Government Notifications; but in their case the first period of one year shall count from the date of the publication of the last list under the said rules.

Publication
of lists.

5. Every list prepared under Rule 4 shall be published by affixing a copy thereof, in English and the vernacular language of the district, at the municipal office or, in the case of a new municipality, at the village chavdi and at such other conspicuous place or places within the municipal district as the Municipality, or, in the case of a new municipality, the Collector shall appoint, at least six weeks before the date hereinbelow specified, *viz.* :—

(a) in the case of an existing municipality for which a new constitution is for the first time notified by the Governor in Council under Section 11 of the Act, the date fixed by the Governor in Council for the commencement of the new constitution of such municipality;

(b) in the case of a new municipality, such date as the Collector, in his discretion, fixes for the commencement of the terms of office of the first municipal commissioners;

(c) in respect of every list of voters after the first, the fifteenth day of February.

Qualifications
of voters.

6. Unless disqualified under Section 22 of the Act on account of age, all persons qualified as voters under Section 12 (d) of the Act, and the following persons, whether of the male or female sex, shall be entitled to have their names entered in the list of voters, *viz.* :—

(a) Barristers-at-Law or Advocates of the High Court;

(b) Licentiates of Medicine, Surgery or Civil Engineering;

(c) Persons upon whom the title of "Ráo Bahádúr," "Khán Bahádúr," "Ráo Sáheb," or "Khán Sáheb," has been conferred by the British Government;

(d) Persons whose names are entered in the latest List of Sardárs published under the authority of Government;

who have been residents of the municipal district for not less than six consecutive months prior to the date of the publication of the list of voters;

- (e) Servants of Government or of any public body }
 or of any corporation or of any company regis- } who have been re-
 tered under the Indian Companies Act whose } sidents of the muni-
 salary is not less than Rs. 20 *per mensem* ; } cipal district for not
 (f) Officiating hereditary Patels and Kulkarnis ; } less than six conse-
 (g) Persons in receipt of a pension of not less than } cutive months prior
 Rs. 15 *per mensem* from Government or from } to the date of the
 any public body or corporation or company } publication of the list
 registered as aforesaid ; } of voters.
 (h) Persons paying income-tax ; }
 (i) Conciliators appointed under the Dekkhan Agriculturists' Relief Act,
 1879 ;
 (j) in the case of a new municipality, persons holding immoveable pro-
 perty within the municipal district valued by the Collector or such
 officer as he appoints in this behalf, at Rs. 250 or more ; and persons
 who have been residents of the municipal district for not less than six con-
 secutive months prior to the date of the publication of the list of voters
 and who have paid to Government or to an ināmdār for the last revenue
 year previous to the said date, on account of land revenue, or of rent of
 land, a sum of Rs. 30 or more :

Provided that :

- (1) when any qualification prescribed by this rule or by Section 12 (d) of the Act is possessed by a firm, the name of the resident member, manager or agent, or of the principal resident member, manager or agent of such firm shall, unless he is disqualified under Section 22 of the Act on account of age, be entitled to have his name entered in the list of voters on behalf of such firm ;
- (2) if any person, whose name is entered in the said list on behalf of a firm, possesses on his own separate account any qualification prescribed as aforesaid, he shall be entitled to have his name entered in the said list separately on his own account ;
- (3) except in the case mentioned in proviso (2), no person shall be entitled to more than one vote although he be qualified under two or more of the tests of qualification prescribed by this rule or by Section 12 (d) of the Act.

7. When a municipal district is divided for electoral purposes into wards, each voter shall be entitled to vote in the ward in which he resides, or, in the case of a qualification arising from the payment of municipal taxes, in the ward in which his liability to pay the same occurs : Each voter to have a vote in one ward only.

Provided that :

- (a) no person shall be entitled to vote in more than one ward ;
- (b) any person possessing the qualifications of a voter in connection with more than one ward shall be at liberty to choose for which of such wards he shall be entitled to vote, and failing his doing so within a week after public notice has been given calling upon all such persons to make

their choice, shall be entitled to vote in such ward as the Municipality, or, in the case of a new municipality, the Collector shall determine.

Revision of lists.

8. (1) Any person whose name is not entered in the list of voters published as aforesaid and who deems that he is entitled to have his name entered therein, and any person whose name is entered in the said list who shall think that the name of some other person has been wrongly entered therein, may apply in writing within a fortnight from the date of publication of the list, to the officer or other person appointed under Rule 4 to prepare the list, for the amendment thereof.

(2) The officer or other person appointed as aforesaid shall forthwith forward every such application, with his report thereupon, for the decision of the Municipality or, in the case of a new municipality, of the Collector.

(3) The officer or other person appointed to prepare the list may also bring to the notice of the Municipality or, in the case of a new municipality, of the Collector, within a fortnight from the date of publication of the list, any additions to or corrections in the list, which he shall discover to be necessary, otherwise than on the application of any person interested therein.

(4) Notice of every application under sub-section (1) and of every reference under sub-section (3) shall be given by the Municipality or Collector receiving the same to any person affected thereby, and the Municipality at its next meeting, or the Collector, on such early date as he may fix in this behalf in the notice, shall consider and pass order on such application or reference. A copy of every order so passed upon an application shall without delay be communicated to the person by whom the application was made, and a copy of every order, whether upon an application or a reference, shall without delay be communicated to each person, if any, whose name is thereby ordered to be removed from the list of voters.

(5) An appeal shall lie to the Collector from the decision of a Municipality on any such application or reference; but the Collector may decline to entertain any appeal which is not presented to him within ten days from the date when the decision of the Municipality is communicated to the appellant.

(6) Every order passed by the Collector under this rule shall be final.

Publication of additions, &c., made on revision of lists.

9. All additions to and corrections in the list of voters, made under the authority of the Municipality or of the Collector on appeal or otherwise, shall be published in the manner prescribed in Rule 5 at least a week before the date specified in that rule.

(For additional Rule 9 A, see Notification No. 494, dated 15th February 1893, printed at page 627, *infra*.)

Voters and Candidates at Elections.

What persons may vote at a municipal election.

10. (1) Only those persons shall be entitled to vote at a municipal election, whose names are entered in the revised list of voters of the municipal district in which such election is held, last published before the date of the election.

(2) If the municipal district has been sub-divided for electoral purposes into wards, the said persons shall be entitled to vote only in the ward for which their names are, respectively, entered in the said list.

11. (1) Every person who is entitled to vote at any election under these rules shall, unless disqualified under Section 16 of the Act, be qualified to be a candidate for a municipal commissionership at such election.

What persons may be candidates at a municipal election.

(2) If the municipal district has been sub-divided for electoral purposes into wards, any person whose name is entered in the list aforesaid as entitled to vote in one ward may be a candidate for election either in the ward for which his name is so entered or in any other ward.

Time and place for Elections.

12. The dates on which, the hours during which and the places at which municipal elections shall be held shall be fixed by the Collector, by written notice published in English and the vernacular language of the district, not less than fifteen days before the earliest date prescribed in such notice. Copies of the notice shall be affixed at the municipal office, or, in the case of a new municipality, at the village chavdi and at such other conspicuous place or places within the municipal district as the municipality or, in the case of a new municipality, the Collector appoints for this purpose.

Collector to fix and publish times and places for elections.

Nomination of Candidates.

13. (1) Every person who desires or is willing to become a candidate for a municipal commissionership must be nominated in writing for this purpose by two persons entitled to vote at the election for such municipal commissionership, and the nomination-paper must bear an endorsement signed by the nominee signifying his willingness to serve, if he should be elected, and be delivered to the officer appointed by the Collector for this purpose at least seven days before the date fixed for the election.

Nomination how and by whom to be made.

(2) The said officer shall, if any nomination-paper is prepared and delivered to him in accordance with sub-section (1), and if the nominators establish to his satisfaction that they are entitled to vote at the election and that the nominee is qualified as a candidate, include the nominee's name in a list of candidates which shall be prepared under his signature and posted up at the municipal office, or, in the case of a new municipality, at the village chavdi or such other place as the Collector appoints for this purpose, and at the place at which the election is to be held and in other conspicuous places, at least five days before the date fixed for the election.

(3) When, in a municipal district which has been sub-divided for electoral purposes into wards, elections are to be held at or about the same time in two or more wards, one and the same person may be nominated for election in all or in any number of the said wards.

Conduct of Elections.

14. A polling-officer shall be appointed by the President of the Municipality, or, in the case of a new municipality, by the Collector to preside at each place at which an election is to be held and to receive votes thereat. If possible, the polling-officer shall be a person who is acquainted with, and therefore able to identify, the voters or the greater number of them.

Appointment of polling officer.

15. On the day of the election, each intending voter shall, as he arrives at the place appointed for holding the election, receive a printed voting-paper in the following form:—

Printed voting-papers to be used.

"Vote for the election of a Municipal Commissioner for the municipal district (or ward) of—

Name of candidate voted for.	Signature or mark of voter (or name of voter and signature or mark of proxy as the case may be).	Address of voter.

Signed in my presence.

(Signed)

Polling-officer.

Dated the

of

18 ' "

For how
many and for
what persons
votes may be
given.

16. Every voter may vote for as many candidates as there are commissioners to be elected for the municipal district or ward, as the case may be. A vote for any person whose name is not included in the list of candidates published under Rule 13 shall not be received.

Females
only may vote
by proxy.

17. (1) Females may vote by proxy : provided that—

- (a) the proxy empowering any person to vote for a female shall bear on the face of it the date of its execution and shall be attested by a Magistrate, or, when there is no Magistrate residing in the municipal district, by the officer or other person appointed under Rule 4 to prepare the list of voters, and
- (b) if two proxies are presented at one election on behalf of one and the same female, both shall be void.

(2) In every other case the voters must vote in person.

Filling up
of voting-pa-
pers in pre-
sence of the
polling-officer.

18. If a voter or proxy is able to read and write without difficulty, he shall fill up and sign the voting-paper in the presence of the polling-officer; but if a voter or proxy asserts that he is not able to read and write at all, or not without difficulty, the paper shall be filled up by the polling-officer or by some other person under the polling-officer's direction, at the voter's or proxy's dictation, and the latter shall affix his signature or mark thereto in the presence of the polling-officer, who shall attest the same by his signature or initials and shall, at the same time, proclaim aloud the name which such voter or proxy asserts to be his, and, in the case of a proxy, the name of the voter by whom the proxy purports to have been given.

What votes
shall be allow-
ed by the pol-
ling-officer.

19. No vote shall be received by the polling-officer from or on behalf of any person who, under Rule 10, is not entitled to vote at the election.

20. The polling-officer shall satisfy himself as to the identity of the persons tendering votes, and may refuse the vote of any person who declines to answer any reasonable question put to him for this purpose or whose identity is not established to his satisfaction.

The polling-officer to satisfy himself of identity of persons tendering votes.

21. Each person whose vote is allowed by the polling-officer shall drop his voting-paper, in the presence of the polling-officer, into a box which has been previously sealed by the President of the Municipality or by such Municipal Commissioner or officer as the President appoints in this behalf, with the municipal seal, or, in the case of a new municipality, by the Collector or such officer as the Collector appoints in this behalf with the Collector's seal.

Use and provision of voting-boxes.

(2). One or more boxes so sealed shall be provided by the municipality, or, in the case of a new municipality, by the Collector or such officer as he appoints in his behalf, for each place at which votes are to be received. The cost of boxes so provided in the case of a new municipality shall be paid by the said municipality as soon as may be after its first commissioners come into office.

22. After the close of the poll, the polling-officer shall forthwith forward the box or boxes aforesaid with its seal or their several seals intact, to the President of the Municipality or to such Municipal Commissioner or officer as the President appoints in this behalf, or, in the case of a new municipality, to the Collector or to such officer as the Collector appoints in this behalf.

Voting-boxes how to be disposed of by polling-officer.

Determination of Results of Elections.

23. (1) The boxes aforesaid shall be opened in the presence of the municipal commissioners at a special general meeting convened for this purpose, or, in the case of a new municipality, in the presence of the Collector or of such officer as the Collector appoints in this behalf.

Scrutiny of votes and declaration of results of elections.

(2) The votes shall then be scrutinized and those that are valid counted by such persons as the meeting or the Collector or other officer aforesaid appoints in this behalf.

(3) The result of the election on being ascertained at a special general meeting of the municipal commissioners shall be declared by the Chairman of such meeting and shall be recorded in the minutes of the proceedings of the meeting. In any other case, the result shall be declared by the Collector or by the officer appointed by him as aforesaid.

24. (1) If there is an equal number of votes in favour of each of two or more candidates for one commissionership, the selection of one of such persons shall be made by lot by the Chairman of the aforesaid meeting, in such manner as the meeting shall determine, or, in the case of a new municipality, by the Collector or by the officer appointed by the Collector as aforesaid, in such manner as the Collector or the said officer shall determine.

Proceedings when two or more candidates have an equal number of votes, &c.

(2) In the event of any person being elected for two or more wards, such person shall be at liberty to choose the ward which he will represent, and failing his doing so within forty-eight hours after the declaration of the result of the election, he shall represent such of the said wards as the Col-

lector shall determine. In every other ward for which the said person has been returned other than the one which he elects to represent or which it is determined as aforesaid that he shall represent, the result of the election shall be determined as if no votes had been recorded for him.

Custody and Destruction of Voting-papers.

Safe custody of voting-papers and polling-officer's memoranda.

25. When the voting-papers have been scrutinized, they shall be replaced in the box from which they were taken, and the box, after being locked and sealed with the municipal seal, or, in the case of a new municipality, with the Collector's seal, shall be kept by the municipality, or, in the case of a new municipality, by or under the direction of the Collector, in safe custody for a period of fifteen days from the date of the declaration of the result of the election.

Eventual destruction of voting-papers and polling-officer's memoranda.

26. (1) On the expiry of fifteen days from the said date, or if an application regarding the election is made to the District Judge under Section 23 of the Act, and such application is not finally disposed of before the expiry of fifteen days from the said date, then whenever such application has been finally disposed of, the voting-papers shall be destroyed in the presence of such municipal commissioner or officer as the municipality appoints for this purpose, or in the case of a new municipality, in the presence of the Collector or of such officer as the Collector appoints in this behalf.

(2) On receipt from any person of a written intimation that he has made an application regarding the election as aforesaid, the municipal commissioner or officer appointed as aforesaid or, in the case of a new municipality, the Collector or officer appointed by him as aforesaid shall cause the voting-papers to be kept pending the final disposal of the said application.

Gazetting of Results of Elections.

Publication of results of elections in the *Bombay Government Gazette*.

27. The result of every election declared at a special general meeting under Rule 23 shall be certified by the Chairman of such meeting to the Collector who shall cause the same to be notified in the *Bombay Government Gazette*. The Collector shall also cause the result of every election declared under the said rule by himself, or by an officer appointed by him, to be published in the said *Gazette*.

Notn. No. 567A, dated 22nd February 1892, B. G. G., 1892, Pt. I A, p. 20.—In exercise of the power conferred by Section 12 (c) of the Bombay District Municipal Act Amendment Act, 1884, and in continuation of Notification No. 4259 of 9th December 1891⁽¹⁾ (published in the *Bombay Government Gazette* for 1891, Part I-A, at page 156), the Governor in Council is pleased to direct that the following clause be inserted after clause (1) of No. 3 of the District Municipal Election Rules, 1891, published in Notification No. 3060 of 29th August 1891⁽²⁾, at pages 88—92 of the *Bombay Government Gazette* for 1891, Part I-A, viz. :—

(1) Printed on the next page.

(2) Printed at page 618, *supra*.

“(1a.) The wards into which any municipal district of which the population, ascertained as aforesaid, is not less than six thousand, is at present divided for electoral purposes shall be deemed to have been fixed by the Collector or the Municipality, as the case may be, under clause (1), and the Collector or Municipality, as the case may be, shall be deemed to have determined under the said clause that one Commissioner shall be elected by each of the said wards.”

Notn. No. 4259, dated 9th December 1891, B. G. G., 1891, Pt. IA, p. 156.—In exercise of the power conferred by Section 12 (c) of the Bombay District Municipal Act Amendment Act, 1884, the Governor in Council is pleased to direct that the words “except with the sanction of the Commissioner of the Division” be inserted before the word “no” in clause (2) of No. 3 of the District Municipal Election Rules, 1891, published in Notification No. 3060 of 29th August 1891⁽¹⁾, at pages 88—92 of the *Bombay Government Gazette* for 1891, Part I-A.

Notn. No. 494, dated 15th February 1893, B. G. G., 1893, Pt. IA, p. 12.—In exercise of the powers conferred by Section 12 (c) of the Bombay District Municipal Act Amendment Act II of 1884, the Governor in Council is pleased to make the following rule, and to direct the insertion thereof as No. 94 in the body of rules made under the said section and published by the Notification specified in the margin, namely :

No. 3060 of 29th August 1891⁽¹⁾
at pages 88—92 of the *Bombay Government Gazette* for 1891,
Pt. I-A.

✓ “94. Every list of voters prepared with all additions thereto and corrections therein made under these rules shall be entered in a book, each page of which shall be sealed with the common seal of the Municipality, and the said book shall be kept in the municipal chest or safe under lock and key, and the officer whose duty it is to keep the key of the said chest or safe shall be responsible for the safe custody of the said book.”

Custody of
list.

The District Municipal Election Rules, 1892, (Sind).

Notn. No. 863, dated 20th May 1892, S. O. G., 1892, Pt. IA, p. 25.—In exercise of the powers conferred by Sections 12 (c) and 47 of the Bombay District Municipal Act Amendment Act, 1884, and in supersession of all rules heretofore made under those sections, the Commissioner in Sind is pleased to make the following rules prescribing the qualifications of

⁽¹⁾ Printed at page 618, *supra*.

voters and of candidates at elections of Municipal Commissioners in every Municipal district in Sind in which elective Commissioners have to be appointed, and regulating the conduct of such elections, namely :—

Preliminary.

Title of these rules.

1. These rules may be cited as "the District Municipal Election Rules, 1892."

2. In these rules :

Definitions.

(1) "A new Municipality" means a Municipality newly established by the Commissioner in Sind, but of which the first Municipal Commissioners have not yet entered upon their office ;

(2) "the Collector" means the Collector of the district in which any Municipality in question is situate, and includes an Assistant or Deputy Collector to whom the Collector delegates, as he is hereby empowered to delegate, any of his powers or duties under these rules ;

(3) "the Act" means the Bombay District Municipal Act Amendment Act, 1884.

Wards.

Division of Municipal districts into wards and apportionment of elective Commissioners thereover.

3. (1) If the population of a Municipal district, as ascertained at the latest census, is not less than six thousand, the Collector, in the case of a new Municipality, and the Municipality, subject to the approval of the Collector in every other case, may divide the said district for electoral purposes into two or more wards, the boundaries of which shall be clearly defined, and, when such a division has been made, shall apportion the number of elective Commissioners over the said wards in the proportion, as nearly as may be, of the population or estimated population thereof.

(1a) The wards into which any Municipal district, of which the population, ascertained as aforesaid, is not less than six thousand, is at present divided for electoral purposes, shall be deemed to have been fixed by the Collector or the Municipality with the Collector's approval, as the case may be, under clause (1), and the Collector or Municipality, as the case may be, shall be deemed to have determined under the said clause that one Commissioner shall be elected by each of the said wards.

(2) The Municipality, subject to the approval of the Collector, may from time to time alter the number and boundaries of the wards and re-apportion the number of elective Commissioners among the wards : provided that no such alteration or re-apportionment shall take effect within six months from the date on which it is made, and that every such re-apportionment be made in the proportion aforesaid.

List of Voters.

By whom and in what manner and at what periods lists of voters are to be prepared.

4. (1) The Collector shall from time to time appoint the Secretary or some other officer of the Municipality, or, in the case of a new Municipality, any person whom he thinks fit, to prepare a list of voters.

(2) If the Municipal district has been divided for electoral purposes into wards, such list shall show the persons entitled to vote in each ward separately.

(3) In the case of a Municipality, whether a new Municipality or not, to which elective Commissioners are to be appointed for the first time after these rules come into force, the said list shall be prepared as soon as may be after it has been notified by the Commissioner in Sind that the Municipality shall consist wholly or partly of such Commissioners.

(4) Similar new lists shall be prepared every year by the Secretary or other officer of the Municipality appointed as aforesaid. This provision shall apply also to Municipalities for which one or more lists of voters have been prepared under the District Municipal Election Rules published in the Commissioner's Notification No. 2758 of the 16th July 1884, as amended by subsequent Notifications; but in their case the first period of one year shall count from the date of the publication of the last list under the said rules.

5. Every list prepared under Rule 4 shall be published by affixing a copy thereof, in English and in the vernacular language of the district, at the Municipal office, Collector's or Mukhtiarkar's kacheri and in such other conspicuous places in the ward to which the list relates as the Municipality, with the Collector's approval, or, in the case of a new Municipality, the Collector, shall appoint, at least six weeks before the date hereinbelow specified, viz.:—

(a) in the case of an existing Municipality for which a new constitution is for the first time notified by the Governor in Council under Section 11 of the Act, the date fixed by the Commissioner in Sind for the commencement of the new constitution of such Municipality;

(b) in the case of a new Municipality, such date as the Collector, in his discretion, fixes for the commencement of the terms of office of the first Municipal Commissioners;

(c) in respect of every list of voters after the first, the fifteenth day of February.

6. Unless disqualified under Section 22 of the Act on account of age, all persons qualified as voters under Section 12 (d) of the Act, and the following persons, whether of the male or female sex, shall be entitled to have their names entered in the list of voters:—

(For clauses (a) to (i) of this Rule, see Notification No. 737, dated 11th April 1894, printed at page 635, *infra*.)

Provided that—

(1) when any qualification prescribed by this rule or by Section 12 (d) of the Act is possessed by a firm, the resident member, manager or agent or the principal resident member, manager or agent of such firm shall, unless he is disqualified under Section 22 of the Act on account of age, be entitled to have his name entered in the list of voters on behalf of such firm;

(2) if any person, whose name is entered in the said list on behalf of a firm, possesses on his own separate account any qualification pre-

scribed as aforesaid, he shall be entitled to have his name entered in the said list separately on his own account;

(3) except in the case mentioned in proviso (2), no person shall be entitled to more than one vote although he be qualified under two or more of the tests of qualification prescribed by this rule by Section 12 (d) of the Act.

Each voter to have a vote in one ward only.

7. When a Municipal district is divided for electoral purposes into wards, each voter shall be entitled to vote in the ward in which he resides, or, in the case of a qualification arising from the payment of Municipal taxes, in the ward in which his liability to pay the same occurs.

Provided that—

(a) no person shall be entitled to vote in more than one ward;

(b) any person possessing the qualifications of a voter in connection with more than one ward shall be at liberty to choose for which of such wards he shall be entitled to vote, and, failing his doing so within a week after public notice has been given calling upon all such persons to make their choice, shall be entitled to vote in such ward as the Municipality, or, in the case of a new Municipality, the Collector shall determine.

Revision of lists.

8. (1) Any person whose name is not entered in the list of voters published as aforesaid and who deems that he is entitled to have his name entered therein, and any person whose name is entered in the said list who shall think that the name of some other person has been wrongly entered therein, may apply in writing within a fortnight from the date of publication of the list, to the officer or other person appointed under Rule 4 to prepare the list, for the amendment thereof.

(2) The officer or other person appointed as aforesaid shall forthwith forward every such application, with his report thereupon, for the decision of the Municipality or, in the case of a new Municipality, of the Collector.

(3) The officer or other person appointed to prepare the list may also bring to the notice of the Municipality or, in the case of a new Municipality, of the Collector, within a fortnight from the date of publication of the list, any additions to or corrections in the list, which he shall discover to be necessary, otherwise than on the application of any person interested therein.

(4) Notice of every application under sub-section (1) and of every reference under sub-section (3) shall be given by the Municipality or Collector receiving the same to any person affected thereby, and the Municipality, at its next meeting, or the Collector, on such early date as he may fix in this behalf in the notice, shall consider and pass order on such application or reference. A copy of every order so passed upon an application shall without delay be communicated to the person by whom the application was made and a copy of every order, whether upon an application or reference, shall without delay be communicated to each person, if any, whose name is thereby ordered to be removed from the list of voters.

(5) An appeal shall lie to the Collector from the decision of a Municipality on any such application or reference; but the Collector may decline to entertain any appeal which is not presented to him within ten days from

the date when the decision of the Municipality is communicated to the appellant.

(6) Every order passed by the Collector under this rule shall be final.

9. All additions to and corrections in the list of voters, made under the authority of the Municipality or of the Collector on appeal or otherwise, shall be published in the manner prescribed in Rule 5 at least a week before the date specified in that rule.

Publications of additions, &c., made on revision of lists.

(For additional Rule 9 A, see Notification No. 553, dated 4th March 1893, printed at page 636, *infra*.)

Voters and Candidates at Elections.

10. (1) Only those persons shall be entitled to vote at a Municipal election whose names are entered in the revised list of voters of the Municipal district in which such election is held, last published before the date of the election.

What persons may vote at a Municipal election.

(2) If the Municipal district has been sub-divided for electoral purposes into wards, the said persons shall be entitled to vote only in the ward for which their names are, respectively, entered in the said list.

11. (1) Every person who is entitled to vote at any election under these rules shall, unless disqualified under Section 16 of the Act, be qualified to be a candidate for a Municipal Commissionership at such election.

What persons may be candidates at a Municipal election.

(2) If the Municipal district has been sub-divided for electoral purposes into wards, any person whose name is entered in the list aforesaid as entitled to vote in one ward may be a candidate for election either in the ward for which his name is so entered or in any other ward.

Time and Place for Elections.

12. The dates on which, the hours during which and the places at which Municipal elections shall be held shall be fixed by the Collector, by written notice published in English and in the vernacular language of the district, not less than fifteen days before the earliest date prescribed in such notice. Copies of the notice shall be affixed at the Municipal office, Collector's or Mukhtiar-kar's kacheri and in such other conspicuous places in the ward as the Municipality or, in the case of a new Municipality, the Collector appoints for this purpose.

Collector to fix and publish times and places for elections.

Nomination of Candidates.

13. (1) Every person who desires or is willing to become a candidate for a Municipal Commissionership must be nominated in writing for this purpose by two persons entitled to vote at the election for such Municipal Commissionership, and the nomination-paper must bear an endorsement signed by the nominee signifying his willingness to serve, if he should be elected, and be delivered to the officer appointed by the Collector for this purpose at least seven days before the date fixed for the election.

Nomination how and by whom to be made.

(2) The said officer shall, if any nomination-paper is prepared and delivered to him in accordance with sub-section (1), and if the nominators are entitled to vote at the election and the nominee is qualified as a candidate, include the nominee's name in a list of candidates which shall be prepared under

his signature and posted up at the Municipal office, Collector's or Mukhtiarkar's kacheri and in such other conspicuous places as the Collector appoints for this purpose, and at the place at which the election is to be held, at least five days before the date fixed for the election.

(3) When, in a Municipal district which has been sub-divided for electoral purposes into wards, elections are to be held at or about the same time in two or more wards, one and the same person may be nominated for election in all or in any number of the said wards.

Conduct of Elections.

Appointment
of polling-
officer.

14. A polling-officer shall be appointed by the Collector to preside at each place at which an election is to be held and to receive votes thereat. If possible, the polling-officer shall be a person who is acquainted with, and therefore able to identify, the voters or the greater number of them.

Printed
voting-papers
to be used.

15. On the day of the election, each intending voter shall, as he arrives at the place appointed for holding the election, receive a printed voting-paper in the following form :—

“Vote for the election of a Municipal Commissioner for the Municipal district (or ward) of—

Name of candidate voted for.	Signature or mark of voter (or name of voter and signature or mark of proxy, as the case may be).	Address of voter.

Signed in my presence.

(Signed)

Polling-officer.

Dated the

of

18 .”

For how
many and
for what
persons votes
may be given.

16. Every voter may vote for as many candidates as there are Commissioners to be elected for the Municipal district or ward, as the case may be. A vote for any person whose name is not included in the list of candidates published under Rule 13 shall not be received.

Females only
may vote by
proxy.

17. (1) Females may vote by proxy.

Provided that—

(a) the proxy empowering any person to vote for a female shall bear on the face of it the date of its execution and shall be attested by a Magistrate, or, when there is no Magistrate residing in the Municipal district, by the officer or other person appointed under Rule 4 to prepare the list of voters, and

(b) if two proxies are presented at one election on behalf of one and the same female, both shall be void.

(2) In every other case, the voters must vote in person.

18. If a voter or proxy is able to read and write without difficulty, he shall fill up and sign the voting-paper in the presence of the polling-officer; but if a voter or proxy asserts that he is not able to read and write at all, or not without difficulty, the paper shall be filled up by the polling-officer or by some other person under the polling-officer's direction, at the voter's or proxy's dictation, and the latter shall affix his signature or mark thereto in the presence of the polling-officer, who shall attest the same by his signature or initials and shall, at the same time, proclaim aloud the name which such voter or proxy asserts to be his, and, in the case of a proxy, the name of the voter by whom the proxy purports to have been given.

Filling up of voting-papers in presence of the polling-officer.

19. No vote shall be received by the polling-officer from or on behalf of any person who, under Rule 10, is not entitled to vote at the election.

What votes shall be allowed by the polling-officer.

20. The polling-officer shall satisfy himself as to the identity of the persons tendering votes, and may refuse the vote of any person who declines to answer any reasonable question put to him for this purpose, or whose identity is not established to his satisfaction.

The polling-officer to satisfy himself of identity of persons tendering votes.

21. (1) Each person whose vote is allowed by the polling-officer shall drop his voting-paper, in the presence of the polling-officer, into a box which has been previously sealed by the President of the Municipality or by such Municipal Commissioner or officer as the President appoints in this behalf, with the Municipal seal, or, in the case of a new Municipality, by the Collector or such officer as the Collector appoints in this behalf, with the Collector's seal.

Use and provision of voting boxes.

(2) One or more boxes so sealed shall be provided by the Municipality, or, in the case of a new Municipality, by the Collector or such officer as he appoints in this behalf, for each place at which votes are to be received. The cost of boxes so provided in the case of a new Municipality shall be paid by the said Municipality as soon as may be after its first Commissioners come into office.

22. After the close of the poll, the polling-officer shall forthwith forward the box or boxes aforesaid, with its seal or their several seals intact, to the President of the Municipality or to such Municipal Commissioner or officer as the President appoints in this behalf, or, in the case of a new Municipality, to the Collector or to such officer as the Collector appoints in this behalf.

Voting-boxes how to be disposed of by polling-officer.

Determination of Results of Elections.

23. (1) The boxes aforesaid shall be opened in the presence of the Municipal Commissioners at a special general meeting convened for this purpose, or, in the case of a new Municipality, in the presence of the Collector or of such officer as the Collector appoints in this behalf.

Scrutiny of votes and declaration of results of elections.

(2) The votes shall then be scrutinized, and those that are valid counted by such persons as the meeting or the Collector or other officer aforesaid appoints in this behalf.

(3) The result of the election on being ascertained at a special general meeting of the Municipal Commissioners shall be declared by the Chairman

of such meeting, and shall be recorded in the minutes of the proceedings of the meeting. In any other case, the result shall be declared by the Collector or by the officer appointed by him as aforesaid.

Proceedings
when two or
more
candidates
have an
equal number
of votes, &c.

24. (1) If there is an equal number of votes in favour of each of two or more candidates for one Commissionership, the election of one of such persons shall be made by lot by the Chairman of the aforesaid meeting, in such manner as the meeting shall determine, or, in the case of a new Municipality, by the Collector or by the officer appointed by the Collector as aforesaid, in such manner as the Collector or the said officer shall determine.

(2) In the event of any person being elected for two or more wards, such person shall be at liberty to choose the ward which he will represent, and, failing his doing so within forty-eight hours after the declaration of the result of the election, he shall represent such of the said wards as the Collector shall determine. In every other ward for which the said person has been returned other than the one which he elects to represent or which it is determined as aforesaid that he shall represent, the result of the election shall be determined as if no votes had been recorded for him.

Custody and Destruction of Voting-papers.

Safe custody
of voting-
papers and
polling-
officer's
memoranda.

25. When the voting-papers have been scrutinized, they shall be replaced in the box from which they were taken and the box, after being locked and sealed with the Municipal seal, or, in the case of a new Municipality, with the Collector's seal, shall be kept by the Municipality, or, in the case of a new Municipality, by or under the direction of the Collector, in safe custody for a period of fifteen days from the date of the declaration of the result of the election.

Eventual
destruction
of voting-
papers and
polling-
officer's
memoranda.

26. (1) On the expiry of fifteen days from the said date, or if an application regarding the election is made to the District Judge under Section 23 of the Act, and such application is not finally disposed of before the expiry of fifteen days from the said date, then whenever such application has been finally disposed of, the voting-papers shall be destroyed in the presence of such Municipal Commissioner or officer as the Municipality appoints for this purpose, or, in the case of a new Municipality, in the presence of the Collector or of such officer as the Collector appoints in this behalf.

(2) On receipt from any person of a written intimation that he has made an application regarding the election as aforesaid, the Municipal Commissioner or officer appointed as aforesaid or, in the case of a new Municipality, the Collector or officer appointed by him as aforesaid shall cause the voting-papers to be kept pending the final disposal of the said application.

Gazetting of Results of Elections.

Publication
of results of
elections in
the *Sind*
Official
Gazette.

27. The result of every election declared at a special general meeting under Rule 23 shall be certified by the Chairman of such meeting to the Collector, who shall cause the same to be notified in the *Sind Official Gazette*. The Collector shall also cause the result of every election declared under the said rule by himself, or by an officer appointed by him, to be published in the said *Gazette*.

28. On a vacancy occurring in a Municipality between two general elections, it shall be reported without loss of time to the Collector by the Presi-

dent of the Municipality, and the above rules shall apply to such bye-elections except Rules 8 and 9. The last revised list of voters shall be published and persons entered in that list, unless disqualified in the meantime, shall alone be considered entitled to vote. Provided that the election shall take place not later than one month after the vacancy is reported.

Notn. No. 737, dated 11th April 1894, S. O. G., 1894, Pt. IA, p. 29.—

Erratum.—For Rule 6, clauses (a) to (i), inclusive, of the Municipal Election No. 863, dated 20th May 1892(1), published at pages 25—29 of the *Sind Official Gazette*, Part I-A, of the 2nd June 1892. Rules made under Sections 12 (c) and 47 of the Bombay District Municipal Act Amendment Act, 1884, and published by the Notification specified in the margin, read the following:—

- (a) Barristers-at-Law or Advocates of the High Court, and Pleaders holding Sanads from the Sadar Court;
- (b) Licentiates of Medicine, Surgery or Civil Engineering;
- (c) Persons upon whom the title of "Rao Bahádur," "Khán Bahádur," "Rao Sáheb" or "Khán Sáheb" has been conferred by the British Government;
- (d) Persons whose names are entered in the latest list of Sardars published under the authority of Government;
- (e) Servants of Government or of any public body or of any corporation or of any company registered under the Indian Companies Act whose salary is not less than Rs. 20 *per mensem*;
- (f) Persons in receipt of a pension of not less than Rs. 15 *per mensem* from Government or from any public body or corporation or company registered as aforesaid;
- (g) Persons paying income-tax;
- (h) All persons paying municipal house-tax of not less than Rs. 10 *per annum* or other direct municipal taxes of Rs. 20 *per annum*;
- (i) in the case of a new Municipality, persons holding immoveable property within the Municipal district valued by the Collector, or such officer as he appoints in this behalf, at Rs. 250 or more; and persons who have been residents of the municipal district for not less than six consecutive months prior to the date of the publication of the list of voters, and who have paid to Government or to an inámdár for the last revenue year previous to the said date, on account of land revenue, or of rent of land, a sum of Rs. 30 or more.

who have been residents of the Municipal district, for not less than six consecutive months prior to the date of the publication of the list of voters;

Notn. No. 553, dated 4th March 1893, S. O. G., 1893, Pt. I-A, p. 11.—
 In exercise of the powers conferred by Sections 12 (c) and 47 of the Bombay District Municipal Amendment Act, 1884, the Commissioner, in Sind is pleased to make the following rule, and to direct the insertion thereof as No. 9A in the body of the rules made under the said sections and published by the Notification specified in the margin, namely:—

“9A. Every list of voters prepared with all additions thereto and corrections therein made under these rules shall be entered in a book, each page of which shall be sealed with the common seal of the Municipality, and the said book shall be kept in the Municipal chest or safe under lock and key, and the officer whose duty it is to keep the key of the said chest or safe shall be responsible for the safe custody of the said book.”

The Ahmedabad Municipal Election Rules, 1891.

Notn. No. 125, dated 16th January 1892, B. G. G., 1892, Pt. I-A, p. 6.—
 In exercise of the power conferred by clauses (c) and (d) of Section 12 of the Bombay District Municipal Act Amendment Act, 1884, and in supersession of so much of Government Notification No. 2310 of 4th July 1888⁽¹⁾ (published in the *Bombay Government Gazette* for 1888, Part I-A, pages 108 and 109) as regulates elections of municipal commissioners to the Municipality of Ahmedabad, the Governor in Council is pleased to make the following rules prescribing the qualifications of voters and of candidates at elections of municipal commissioners to the said Municipality, and regulating the conduct of such elections, viz.:—

1. These rules may be cited as “The Ahmedabad Municipal Election Rules, 1891.”
2. Of the 16 elective commissioners in the Municipality of Ahmedabad, 2 shall be elected by voters of the following classes, the election being general for the whole municipal district and not by wards, and each voter being entitled to vote for 2 candidates:—
 - (a) Fellows of any University.
 - (b) Barristers-at-Law or Advocates of the High Court.
 - (c) Graduates of any University.
 - (d) Pleaders holding a Sanad from the High Court.
 - (e) Jurors and Assessors.
 - (f) Honorary Magistrates.
 - (g) Licentiates of Medicine, Surgery, or Civil Engineering.
 - (h) Persons upon whom the title of “Ráo Bahádur,” “Khán Bahádur,” “Ráo Sáheb” or “Khán Sáheb” has been conferred by the British Government.

(1) The remaining portion of the Notification was superseded by Notification No. 904, dated 22nd March 1892, printed at page 34 of the *B. G. G.*, 1892, Pt. I-A.

- (i) Persons whose names are entered in the latest list of Sardárs published under the authority of Government.
 - (j) Servants of Government or of any public body or of any corporation or of any company registered under the Indian Companies Act whose salary is not less than Rs. 30 per mensem.
 - (k) Persons in receipt of a pension of not less than Rs. 15 per mensem from Government or from any public body or corporation or company registered as aforesaid.
3. (1) The remaining 14 elective commissioners in the said Municipality shall be elected by voters of the following classes and the election shall be by wards.
- (l) Persons paying direct municipal taxes or rates of an amount not less than Rs. 4 per annum, other than taxes on wheeled conveyances or riding horses plying for hire or kept for the purpose of being let for hire.
 - (m) Persons paying income-tax.
 - (n) Persons owning immoveable property situated within the municipal district of the value of Rs. 3,000 or upwards.
- (2) A person who is entitled to vote at an election under Rule 2, as belonging to one of the classes (a) to (k) described in that rule may also vote at a ward election under clause (1) of this rule, if he is duly qualified as belonging to one of the classes (l) to (n) described in the said clause.
4. Anything in the District Municipal Election Rules, 1891, which is inconsistent with the two foregoing rules, shall be deemed not to apply to the municipal district of Ahmedabad; otherwise the said District Municipal Election Rules, 1891, shall apply to, and have full operation in, the said district and the 14 wards into which the said district is at present divided for electoral purposes shall be deemed to have been fixed by the Municipality under clause (1) of No. 3 of the said Rules, and the Municipality shall be deemed to have determined under the said clause that one commissioner shall be elected by each of the said 14 wards.

Provided that in respect of the Ahmedabad municipal list of voters to be prepared for the year 1892-93, there shall be deemed to be substituted for the words "the fifteenth day of February" in clause (c) of No. 5 of the said rules, the words "the first day of March."

The City of Poona Municipal Election Rules, 1892.

Notn. No. 567, dated 22nd February 1892, B. G. G., 1892, Pt. I.A, p. 19.—In exercise of the power conferred by clauses (c) and (d) of Section 12 of the Bombay District Municipal Act Amendment Act, 1884, and in supersession of so much of Government Notification No. 3640 of 23rd September 1885 (published in the *Bombay Government Gazette* for 1885, Part I-A, pages 56-57) as regulates elections of municipal commissioners to the City Municipality of

Poona, the Governor in Council is pleased to make the following rules prescribing the qualifications of voters and of candidates at elections of municipal commissioners to the said Municipality, and regulating the conduct of such elections, *viz.* :—

1. These rules may be cited as "The City of Poona Municipal Election Rules, 1892."
2. Of the twenty elective commissioners in the City Municipality of Poona, four shall be elected by voters of the following classes, the election being general for the whole municipal district and not by wards, and each voter being entitled to vote for four candidates :—
 - (a) Fellows of any University,
 - (b) Barristers-at-Law or Advocates of the High Court,
 - (c) Graduates of any University,
 - (d) Pleaders holding a Sanad from the High Court,
 - (e) Jurors and Assessors,
 - (f) Honorary Magistrates,
 - (g) Licentiates of Medicine, Surgery, or Civil Engineering,
 - (h) Persons upon whom the title of "Ráo Bahádúr," "Khán Bahádúr," "Ráo Sáheb," or "Khán Sáheb" has been conferred by the British Government,
 - (i) Persons whose names are entered in the latest list of Sardárs published under the authority of Government,
 - (j) Servants of Government or of any public body or of any corporation or of any company registered under the Indian Companies Act whose salary is not less than Rs. 30 per mensem,
 - (k) Persons in receipt of a pension of not less than Rs. 15 per mensem from Government or from any public body or corporation or company registered as aforesaid,
 - (l) Masters and teachers in colleges and schools in receipt of a salary of not less than Rs. 15 per mensem,
 - (m) Conciliators.
- (1) The remaining sixteen elective commissioners in the said Municipality shall be elected by voters of the following classes, and the election shall be by wards :
 - (n) Persons paying direct municipal taxes or rates of an amount not less than Rs. 3 per annum,
 - (o) Persons paying income-tax,
 - (p) Land-holders whose holdings, situated within municipal limits, are assessed (or, in the case of alienated lands, would be assessed if they were not alienated,) to the land revenue at not less than 48 rupees per annum.
- (2) A person who is entitled to vote at an election under Rule 2 as belonging to one of the classes (a) to (m) described in that rule may also vote at a ward-election under clause (1) of this rule, if he is duly qualified as belonging to one of the classes (n) to (p) described in the said clause.

4. Anything in the District Municipal Election Rules, 1891, which is inconsistent with the two foregoing rules, shall be deemed not to apply to the municipal district of the City of Poona; otherwise the said District Municipal Election Rules, 1891, shall apply to, and have full operation in, the said district, and the sixteen wards into which the said district is at present divided shall be deemed to have been fixed by the Municipality under clause (1) of No. 3 of the said rules, and the Municipality shall be deemed to have determined under the said clause that one commissioner shall be elected by each of the said sixteen wards.

The Surat Municipal Election Rules, 1891.

Notn. No. 4382, dated 18th December 1891, B. G. G., 1891, Pt. IA, p. 163.—In exercise of the power conferred by clauses (c) and (d) of Section 12 of the Bombay District Municipal Act Amendment Act, 1884, and in supersession of so much of Government Notification No. 4875 of 22nd December 1885 (published in the *Bombay Government Gazette* for 1885, Part I-A, pages 115-6) as regulates elections of municipal commissioners to the Municipality of Surat, the Governor in Council is pleased to make the following rules prescribing the qualifications of voters and of candidates at elections of municipal commissioners to the said Municipality and regulating the conduct of such elections, *viz.* :—

1. These rules may be cited as "The Surat Municipal Election Rules, 1891". Title of these rules.
2. Of the fifteen elective commissioners in the Municipality of Surat, three shall be elected by voters of the following classes, the election being general for the whole municipal district and not by wards, and each voter being entitled to vote for three candidates :— Three commissioners to be elected by voters from the entire municipal district generally.
 - (a) Fellows of any University;
 - (b) Barristers-at-Law or Advocates of the High Court;
 - (c) Graduates of any University;
 - (d) Pleaders holding a Sanad from the High Court;
 - (e) Jurors and Assessors;
 - (f) Honorary Magistrates;
 - (g) Licentiates of Medicine, Surgery or Civil Engineering;
 - (h) Persons upon whom the title of "Ráo Bahádur", "Khán Bahádur", "Ráo Sáheb" or "Khán Sáheb" has been conferred by the British Government;
 - (i) Persons whose names are entered in the latest list of Sardárs published under the authority of Government;
 - (j) Servants of Government or of any public body or of any corporation or of any company registered under the Indian Companies Act, whose salary is not less than Rs. 30 per mensem;
 - (k) Persons in receipt of a pension of not less than Rs. 15 per mensem from Government or from any public body or corporation or company registered as aforesaid;

[1884, Bo. Act II—
[1887, Bo. Act II—
[1887, Bo. Act VI—

(l) Masters in schools in receipt of a salary of not less than Rs. 15 per mensem.

Twelve commissioners to be elected at ward elections.

3. (1) The remaining twelve elective commissioners in the said Municipality shall be elected by voters of the following classes, and the election shall be by wards:—

(m) Persons paying direct municipal taxes or rates of an amount not less than Rs. 9 per annum;

(n) Persons paying income⁽¹⁾-tax;

(o) Land-holders whose holdings, situated within municipal limits, are assessed (or in the case of alienated lands, would be assessed, if they were not alienated,) to the land revenue at not less than 48 rupees per annum;

(p) All persons owning real property of the value of Rs. 2,000 and upwards situated within municipal limits.

(2) A person who is entitled to vote at an election under Rule 2, as belonging to one of the classes (a) to (l) described in that rule, may also vote at a ward election under clause (1) of this rule, if he is duly qualified as belonging to one of the classes (m) to (p) described in the said clause.

Applicability of the District Municipal Election Rules, 1891.

4. Anything in the District Municipal Election Rules, 1891, which is inconsistent with the two foregoing rules, shall be deemed not to apply to the municipal district of Surat; otherwise the said District Municipal Election Rules, 1891, shall apply to, and have full operation in, the said district, and the twelve wards into which the said district is at present divided for electoral purposes shall be deemed to have been fixed by the Municipality under clause (1) of No. 3 of the said rules, and the Municipality shall be deemed to have determined under the said clause that one commissioner shall be elected by each of the said twelve wards.

Notn. No. 126, dated 16th January 1892, para. 1, B. G. G., 1892, Pt. I A, p. 7.—In exercise of the power conferred by clauses (c) and (d) of Section 12 of the Bombay District Municipal Act Amendment Act, 1884, the Governor in Council is pleased to direct that the following modifications be made in the Surat Municipal Election Rules, 1891, published in Notification No. 4382 of 18th December 1891, at pages 163-4 of the *Bombay Government Gazette* for 1891, Part I-A, viz.:—

(1) In sub-clause (n) of clause (1) of No. 3 of the said rules, the word "income" shall be substituted for the word "license".

(1) The word "income" was substituted for the word "license" by Notification No. 126, dated 16th January 1892, printed on this page.

7. An election fails,—

- (1) if a majority of the Matádárs do not attend in person (or in case of females, by proxy);
- (2) if no person eligible under the Act obtains the votes of more than half the total number of Matádárs of the village;
- (3) if the person elected is unfit or disqualified, or within 14 days declines, or fails to accept, the appointment.

8. If a majority of the total number of Matádárs then and there agree upon the term, exceeding five years, during which their nominee is to serve, he shall be appointed for such term. Failing such agreement the term shall be five years (Section 23).

9. When an election fails, the presiding officer shall call on the representative Matádár of the family, whose turn it is to officiate, to serve person or by deputy.

Form of Notice referred to in Rule 1.

Whereas a { Revenue and } Patel has to be appointed for the village of
 { Police }
 in the Táluka of the District, from
 the day of 18 , notice is hereby given to the undermentioned
 Matádárs of the said village to appear at on the day of
 18 , at o'clock in the office of the Collector
 of , there to elect a member of the family of Matádár,
 to serve in the abovementioned office for such term, not less than five years, as
 the Matádárs may, on the date abovementioned, agree to fix :—

Matádárs.

- 1.
- 2.
- 3.
- 4.

2. The abovementioned Matádárs are also hereby informed that unless at least of them agree before me, on the date above specified, in nominating a qualified member of the family above mentioned, the representative Matádár whose turn has arrived will be appointed.

Date of issue.

Collector.

Order under Bombay Act II of 1887 (*Protection of Pilgrims*).

Appointing an ex-officio Commissioner in Karachi under the Act.

Notn. No. 2779, dated 14th September 1887, B. G. G., 1887, Pt. I, p. 799.—Under the provisions of clause (4) of Section 2 of the Protection of Pilgrims Act, 1887, the Governor in Council is pleased to appoint the District Magistrate of Karachi to be the Commissioner in Karachi for the purposes of the said Act.

Rules under Bombay Act VI of 1887 (*Matádárs*).

Rules under Section 18 of the Act regarding the election of Patels.

Notn. No. 1339, dated 27th February 1888, B. G. G., 1888, Pt. I, p. 198.—In exercise of the power conferred by Section 18 of the Matádárs Act, No. VI of 1887, published at pages 1—11 of the *Bombay Government Gazette* of the 30th January 1888, Part IV, His Excellency the Governor in Council is pleased to make the following rules:—

1. On, or in anticipation of, the occurrence of a vacancy in the office of Patel in any village to which Section 15 of the above Act applies, the Collector, or with his sanction, an Assistant or Deputy Collector, shall issue a notice in the form hereto appended to all the Matádárs of the village, fixing a date and place for the election of a Patel.
2. The date fixed for the election shall not be less than 14 days from the date of notice.
3. The notice shall be endorsed by all the Matádárs of the village, or by as many of them as can be found, and a copy shall be posted up at the Chowra or at some other conspicuous place in the village. The original notice endorsed by the Matádárs shall be returned to the officer issuing it before the date fixed for the election.
4. Only females shall be allowed to vote by proxy, such proxy being on paper bearing one Rupee stamp and duly attested.
5. Each voter shall, in the presence of the presiding officer, write or cause to be written the name of his or her nominee on a piece of paper which shall be signed by the voter.
6. No elector shall vote for more than one person, provided that an elector, who is the guardian of a minor Matádár of the village, shall have two votes on each question.

Rules and Orders under Bombay Act III of 1888.

(Bombay Municipality.)

The Bombay Municipal Pension Regulations.

Govt. Resn., General Department, No. 950, dated 20th March 1893.—
Confirming the following Regulations :—

REGULATIONS.

[Framed by the Standing Committee of the Municipal Corporation under Section 81, clause (f), of the City of Bombay Municipal Act 1888, and confirmed by the Corporation on the 5th day of December 1892, and by Government on the 20th day of March 1893 for determining the conditions under which certain Municipal Officers and Servants shall, on retirement or discharge, receive pensions, gratuities or compassionate allowances, and under which the widows or other relations dependent on any of the said officers and servants shall, after their death, receive compassionate allowances, and the amounts of such pensions, gratuities or compassionate allowances.]

1. These regulations, save as hereinafter expressly provided, are in supersession of all previous rules or regulations relating to pensions, gratuities or compassionate allowances to Municipal Officers and Servants, or to compassionate allowances to the widows or other relations dependent on such officers and servants, and the same are subject to repeal, modification or alteration by any future regulations which may hereafter be duly made and confirmed under clause (f) of Section 81 of the City of Bombay Municipal Act, 1888, or any other law which may hereafter be in force in that behalf.

Regulations supersede previous rules and are subject to repeal, modification, &c.

PENSIONS AND GRATUITIES.

2. With the exception of the several Municipal Officers and Servants designated or described in the schedule annexed to these regulations, every Municipal Officer or Servant who may hold or have a lien upon any permanent office or appointment distinctly specified and provided for in the annual budget estimate for the time being in force and paid for out of the Municipal revenues shall, subject to any special conditions hereinafter prescribed in regard to age, fitness for service or otherwise, be deemed to be eligible to contribute and qualify for pension under these regulations.

Municipal Officers, &c., who are eligible to contribute.

None of the Municipal Officers or Servants designated or described in the schedule annexed to these regulations shall be deemed to be so eligible, save that, in the case of an Officer or Servant whose office or appointment is paid for out of capital, the Corporation may, by special Resolution in each case, permit any such Officer or Servant to contribute on the same footing as if he were an Officer or Servant holding a permanent office or appointment paid out of the Municipal revenues.

Officers, &c., designated in schedule ineligible to contribute.

3. No Officer or Servant who has not already contributed for pension under the rules heretofore in force relating to pensions (hereinafter referred to as "the Old Rules") shall be permitted to contribute under these regulations, unless at the time of notifying his desire he shall have been examined by the Medical Examiner, Medical Board, or other medical authority for the time being appointed for that purpose by the Standing Committee (hereinafter referred

Limit of age prescribed, and medical certificate required for officers who have not contributed.

under previous rules.

Officers, &c., who are eligible, and have already contributed under previous rules to be entitled to contribute, subject to notifying election to do so.

Officers, &c., appointed in future, and who are eligible to contribute, to be entitled to do so, subject to age qualification and medical certificate and to notifying their election.

Officers, &c., who are eligible, but were not eligible under former rules, to be entitled to contribute subject to age qualification and medical certificate and to notifying their desire.

Officers, &c., who are eligible, and who, though eligible under previous rules, failed to avail themselves thereof, may, subject to age qualification and medical certificate, contribute, if they satisfactorily explain previous omission to contribute and notify their desire.

to as the medical authority), and shall have been certified to be fit for service, and unless he shall, at the time of applying to contribute, be over 20 and under 35 years of age, or, if he is over 35 years of age, unless the Standing Committee shall have specially sanctioned his being permitted to contribute.

4. Every Municipal Officer or Servant who, at the date of the confirmation by Government of these regulations (hereinafter referred to as "the date hereof") may be eligible under regulation 2 to contribute and qualify for pension, and who shall already have contributed under the Old Rules shall be entitled to elect whether he will continue to contribute under the old rules, or will contribute under these regulations, provided that any such election to contribute under these regulations shall be notified in writing to the Municipal Commissioner within three calendar months from the date hereof. The Old Rules shall continue to be in force only for the purpose of regulating the rights and liabilities of such Officers or Servants as aforesaid as shall elect to continue to contribute under them.

5. Every Municipal Officer or Servant who may be appointed after the date hereof, and who may be eligible under regulation 2 to contribute and qualify for pension, shall (subject to the provisions of regulation 3) be entitled to contribute under these regulations. Provided that his desire so to do shall be notified in writing to the Municipal Commissioner within three calendar months from the date on which such Officer or Servant shall join his appointment.

6. Every Municipal Officer or Servant who at the date hereof may be eligible, under regulation 2, to contribute and qualify for pension, but who was not eligible under the Old Rules, shall (subject to the provisions of regulation 3) be entitled, if he so desires, to contribute and qualify for pension under these regulations. Provided that his desire to contribute under these regulations shall be notified in writing to the Municipal Commissioner within three calendar months from the date hereof.

7. Every Municipal Officer or Servant who, at the date hereof, may be eligible, under regulation 2, to contribute and qualify for pension, but who, though eligible under the Old Rules, failed to avail himself thereof, shall (subject to the provisions of regulation 3) be entitled, if he so desires, to contribute and qualify for pension under these regulations, provided that he explains to the satisfaction of the Standing Committee the cause of his failure to avail himself of the Old Rules, and that his desire to contribute under these regulations shall be notified in writing to the Municipal Commissioner within three calendar months from the date hereof.

8. In case of failure on the part of any Municipal Officer or Servant to notify to the Municipal Commissioner within the period limited in that behalf by either of the foregoing regulations, it will be assumed, in the case of an Officer or Servant entitled to an election under regulation 4, that he elects to continue to contribute under the Old Rules, and, in the case of an Officer or Servant entitled to contribute under regulations 5, 6 or 7, that he does not desire to contribute, and, subject as next hereinafter provided, he will be debarred thereafter from contributing under these regulations. Provided, however, that it shall be in the discretion of the Standing Committee in any such case to extend the period so limited as aforesaid, or to admit any application, made after such period shall have expired on reasonable cause for so doing being shown to their satisfaction.

Officers, &c., failing to notify are debarred from contributing, but Standing Committee to have discretion to extend time or admit applications after expiration of time.

9. Contributions for pension under these regulations shall be levied at the rate of half-an-anna in each rupee of the monthly salary of the Officer or Servant contributing, and such contributions shall be so levied as from the respective dates following, namely:—

Rates at which, and dates from which, contributions to be levied.

Contributions admitted —

Under regulation 4 from the date hereof. .

” ” 5 from the date of commencement of service.

” ” 6 or 7 from date of commencement of service: provided that no such contribution shall be leviable for any period prior to June 1875.

The monthly salary of an Officer or Servant shall, for the purposes of these regulations, be understood to be the substantive salary of the permanent office or appointment which such Officer or Servant holds or has a lien on, including any acting allowance, but (save as in regulation 23 provided) not including any personal, house, conveyance, or horse allowance, unless consolidated with, and made part of, his fixed salary.

“Monthly salary,” meaning of.

Contributions are not to be levied on salaries drawn in respect of temporary appointments. The contribution of an Officer or Servant on leave is to be calculated on his leave allowance, and, if in the acting arrangements made in consequence of his absence any substitute be appointed who holds no substantive appointment in the Municipal service, a deduction shall be made from the pay of such substitute equal to the additional contribution which such Officer or Servant on leave would have been subjected to if he had not been on leave.

10. No pension or gratuity shall be payable to any Officer or Servant who, under regulation 2, may be ineligible, or who, though eligible under that regulation, shall not have availed himself of the right to contribute pursuant to the conditions in that behalf hereinbefore prescribed.

No pension or gratuity payable to officers, &c., who are ineligible, or who have not availed themselves of right to contribute.

11. Subject as hereinafter provided, a pension or gratuity shall, on his retirement or discharge from Municipal service, be payable to every Officer or Servant who, having contributed under these regulations, shall have attained the age of 55 years, or been duly certified under regulation 13 as incapacitated for further service, or whose services shall have been dispensed with in conse-

Pension or gratuity to be payable on retirement or discharge to contributors

who have attained 55 years of age or been certified as incapacitated, or whose services have been dispensed with for no fault, but pensions or gratuities not payable in respect of less than five years' service.

quence of reduction or reorganization of establishment, and not from any fault of his own. Provided, however, that (except as provided in regulation 23) no pension or gratuity shall be payable to any Officer or Servant who shall not have completed five years' service at the time of such retirement or discharge.

No pensions or gratuities to be payable to officers, &c., voluntarily resigning before 55 (unless incapacitated) or to officers, &c., dismissed for misconduct, and no refunds of contributions to be made to such officers, &c.

12. Save, as in this regulation expressly provided, no pension or gratuity shall be payable to any Officer or Servant who shall voluntarily resign the Municipal service before the age of 55 years (unless duly certified under regulation 13 as incapacitated for further service), or to any Officer or Servant who shall be dismissed from the Municipal service for misconduct, nor shall any such Officer or Servant voluntarily resigning or being dismissed as aforesaid be entitled to any refund of contributions theretofore made by him under these Regulations or under the Old Rules. Provided, however, that the Corporation may, if circumstances shall, in their opinion, render it just or proper so to do, treat any particular case as a special case, and by special resolution allow an Officer or Servant who has voluntarily resigned or been dismissed as aforesaid to receive such pension or gratuity as they may think proper, not exceeding the limits prescribed by regulation 15.

Officers, &c., under 55 applying to retire on pension, &c., to be examined, and unless certified as incapacitated, application to be disallowed.

13. Every Officer or Servant who, being under the age of 55 years, shall apply for permission to retire from Municipal service on pension or gratuity shall be examined by the medical authority, and unless the medical authority shall certify that the applicant is incapacitated for further service and the cause of such incapacity, and that such incapacity is not due to the applicant's own misconduct, his application for pension or gratuity shall be disallowed. Provided, however, that if at the time of making such application the applicant is absent from India on leave or otherwise, a similar certificate by a duly qualified surgeon or physician, countersigned by a Justice of the Peace, Magistrate, or Judge may be accepted in lieu of the certificate of the medical authority.

Applications for pension, &c., to be disposed of by Standing Committee and to be submitted through the Commissioner.

14. Applications for permission to retire on pension or gratuity shall be disposed of by the Standing Committee. Every such application shall be addressed to the Municipal Commissioner, by whom the same will be submitted to the Standing Committee, accompanied by (1) a register of service in a form to be prescribed by the Commissioner, (2) the certificate prescribed by regulation 13 in cases in which such certificate is necessary, and (3) a certificate from the Commissioner specifying the period for which the applicant has served, and the Commissioner's opinion as to whether the applicant's character and conduct have been such as to render him deserving of the pension or gratuity applied for. Should the Commissioner be of opinion that the applicant's character or conduct have not been such as to render him deserving of the full pension or gratuity applied for, he shall recommend such lower rate of pension or gratuity as he shall think fitting. The Standing Committee, in disposing

of such applications, shall have regard to the rates for pension and gratuities prescribed by regulation 15, but in the case of any recommendation as aforesaid for a lower rate, the Standing Committee shall not have power to increase such rate.

15. Pensions and gratuities shall be payable under these regulations at the following rates : —

Rates at which pensions and gratuities payable.

- (a) After fifteen years' service, but less than twenty years' service, a monthly pension of one-third of the average monthly salary during the preceding five years of service of the Officer or Servant applying for pension, subject, however, to a maximum limit of Rs. 250 per mensem for pension.
- (b) After twenty years' service, but less than twenty-five years' service, a monthly pension of five-twelfths of the average monthly salary during the preceding five years of service of the Officer or Servant applying for pension, subject, however, to a maximum limit of Rs. 333-5-4 per mensem for pension.
- (c) After twenty-five years' service a monthly pension of half of the average monthly salary during the preceding five years of service of the Officer or Servant applying for pension, subject, however, to a maximum limit of Rs. 416-10-8 for pension.
- (d) After thirty years' service a special good service pension of one-twelfth of the average monthly salary during the preceding five years of service of the Officer or Servant applying for pension may, on the recommendation of the Municipal Commissioner and at the discretion of the Standing Committee, be allowed for exceptionally meritorious service in addition to the pension payable under clause (c) of this regulation, subject, however, to a maximum limit of Rs. 83-5-4 per mensem for such special good service pension.
- (e) A gratuity in lieu of pension shall be payable to an Officer or Servant entitled under regulation 11 who shall have completed five years' service but shall not have completed fifteen years' service. Such gratuity shall be calculated upon the basis of the average monthly salary during the preceding five years of service of the Officer or Servant applying for gratuity and shall be equal to one month's salary calculated on that basis for each completed year of service, subject, however, to the maximum limit of twelve months' salary so calculated.

Provided however that, in calculating the average monthly salary of an Officer or Servant for the purposes of this regulation, any reduced salary which he may have received while on leave shall not be taken into account, but the average shall be calculated as if such Officer or Servant had, while on leave, been in receipt of the salary of his appointment which he was drawing immediately before taking leave, and provided also that in the case of an Officer or Servant who during the last five years of his service has, through no fault of his own, drawn a diminished salary, the average shall be calculated on the monthly salary of such Officer or Servant during those five consecutive years of his service in which his salary may have been highest.

Date from which pension to commence.

16. Pension shall commence from the date of retirement or discharge; but if an Officer or Servant to whom a pension is payable shall be on leave and unable to rejoin his appointment, his pension shall commence from the date of the medical certificate under regulation 13, if such certificate is required; otherwise from such date as the Standing Committee shall direct.

What leave to count in calculating period of service.

17. In calculating the period of service of an Officer or Servant, privilege and casual leave and ordinary furlough admissible under the Leave Rules shall count as service, but no other sort of leave shall count.

Service to be continuous.

18. Service in order to count for pension or gratuity must be continuous. Provided (1) that periods (if any) of leave which, under regulation 17, would not count as service shall not be deemed to constitute breaks of service so as to prejudice the continuity of the service preceding and subsequent to such leave, and (2) that should an Officer or Servant whose services have been dispensed with, or who has resigned, be re-employed, it shall be in the discretion of the Standing Committee to condone the break in his service and to allow his former service to count. Provided that he has not received any pension or gratuity in respect thereof, or that, if he has received any such pension or gratuity, he refund it with or without interest as the Standing Committee shall determine. Breaks of service already condoned under the Old Rules shall be deemed to have been condoned under these regulations.

All continuous service, whether prior or subsequent to June 1875 (the date from which contributions were first levied), shall count as service for pension or gratuity.

Service before 20 years of age not to count.

19. Periods of service before the age of 20 years shall not count towards pension or gratuity, but this regulation shall not have retrospective effect.

Period of suspension after re-instatement to be in discretion of Commissioner

20. In case an Officer or Servant shall be suspended pending an enquiry into his conduct and shall thereafter be re-instated, it shall be in the discretion of the Commissioner to determine whether such suspension shall or shall not constitute a break in the service of such Officer or Servant.

Pensions when and how to be paid.

21. Every pension shall be payable monthly if the pensioner resides in India, or quarterly if he resides out of India. Every pension shall be payable to the pensioner in person, or, in case of inability on account of illness or absence from Bombay to attend personally, to some person duly empowered either by power-of-attorney or otherwise, as the Commissioner may direct, to receive the same. Provided that in the last mentioned case the person so empowered must, on the occasion of each payment, produce and deposit with the Chief Accountant a certificate signed by a Magistrate, Justice of the Peace, or other Official to be approved by the Commissioner, certifying that the pensioner is personally known to him, and was seen by him alive on or after the date on which the pension becomes payable.

COMPASSIONATE ALLOWANCES.

Compassionate allowance to be paid to widow and

22. In case an Officer or Servant who is a contributor under these regulations shall die while in the Municipal service after he shall have completed five years' service, a compassionate allowance, not exceeding a gratuity

calculated on the basis prescribed by clause (e) of regulation 15, shall be paid to or for the benefit of his widow and children, or, in case he shall have left no widow or children, to or for the benefit of his parents, brothers and sisters, if any, if dependent on him for support.

children, or other relatives of, and dependent on, a contributor who has died in Municipal service.

In like manner, in case a pensioner shall die before he shall have received full twelve months' pension, any balance of such pension up to twelve months shall be paid to or for the benefit of his widow and children, or, in case he shall have left no widow or children, to or for the benefit of his parents, brothers and sisters, if any, if dependent on him for support.

Or of a pensioner who dies before receiving pension for 12 months.

Provided that nothing in this or any of the foregoing regulations contained shall be deemed to preclude the Corporation in their absolute discretion from granting a compassionate allowance to any Officer or Servant (whether eligible or ineligible to contribute and whether he has contributed or not) who may have been permanently disabled or seriously injured in the discharge of his duties, or to the widow and children, or, in case he shall have left no widow or children, to the parents, brothers and sisters of any of such Officer or Servant who may have been killed in the discharge of his duties.

FIRE BRIGADE.

23. In addition and by way of supplement to the foregoing regulations, the following special provisions shall apply to all Officers or Servants (other than drivers and grooms) who have joined the Municipal Fire Brigade on or since the 1st day of April 1887 :—

Special provisions applicable in case of contributors belonging to Municipal Fire Brigade.

PENSIONS.

The case of any man who is compelled to retire in consequence of injuries received in the execution of his duties, permanently disabling him from further service in the Brigade, shall be especially considered on its merits by the Standing Committee on the recommendation of the Commissioner, and they shall be empowered to grant him such pension as they shall think fit, whatever his term of service may have been. Provided that such pension shall in no case exceed the maximum admissible under the foregoing regulations including the special good service pension.

In calculating the pension payable to a member of the Fire Brigade, his allowances, if any, shall be taken into account, anything in the foregoing regulations notwithstanding, and notwithstanding that he has not contributed to pension upon those allowances. Provided that such allowances shall not include house-rent now being paid to certain members of the Brigade pending the building of quarters for them.

PENSIONS AND COMPASSIONATE ALLOWANCES TO WIDOWS,
CHILDREN, AND OTHERS.

The compassionate allowances payable to the widows, children, and other persons dependent upon an Officer or Servant who joined the Brigade after 31st March 1887 and dying in the service shall, in all ordinary cases, be those prescribed by regulation 22; but where a member of the Brigade has been killed in, or has died in consequence of, injuries sustained in the execution of his duty, the following pensions shall be payable to his widow and children (if any) in lieu of any such compassionate allowance:—

Chief of the Fire Brigade —

Widow...	...	Rs. 60 per month.
Each child	...	" 15 " up to 15 years old.

Superintendent and Head Engineer —

Widow...	...	Rs. 25 per month.
Each child	...	" 7 " up to 15 years old.

Foreman —

Widow...	...	Rs. 20 per month.
Child	...	" 5 " up to 15 years old.

Engineer —

Widow...	...	Rs. 10 per month.
Each child	...	" 2 " up to 15 years old.

All others —

Widow...	...	Rs. 3 per month.
Each child	...	Re. 1 " up to 15 years old.

Provided that, if the widow marries again, the pension payable to her shall cease.

OFFICERS APPOINTED FROM ENGLAND.

The widow and children of any officer appointed in England shall, in case of his death, be entitled to second-class passage to England in a P. & O. Steamer at any time within twelve months from the date of death.

SURGEON TO THE FIRE BRIGADE.

The Commissioner shall, as soon as may be, appoint a competent medical practitioner to be Surgeon to the Fire Brigade. He shall receive such emoluments as the Corporation shall, from time to time, determine. He shall be bound to give his services gratis, whenever called upon, to any member of the Fire Brigade, and to furnish such certificates and reports as may be required by any rules for the time being in force or called for by the Commissioner. He shall not be debarred from private practice.

GENERAL.

Disputes and
doubts on the
construction

24. All disputes and doubts arising on the construction of, or otherwise in connection with, these regulations shall be referred to the Standing

Committee, whose decision thereon shall be final. Provided, however, that the fact of a half-anna contribution having been levied from any item of salary shall, so far as the particular Officer or Servant is concerned from whose salary such contribution has been levied, be conclusive as to the right of such Officer or Servant to pension, gratuity, or compassionate allowance for the period of service represented by such item.

of the rules
to be decided
by Standing
Committee.

Schedule (see regulation 2) of Municipal Officers and Servants who are not to be deemed eligible to contribute and qualify for pension under the foregoing regulations.

Government Officers and Servants in Municipal employ.

Municipal Officers and Servants contributing to or otherwise qualifying, or qualified, for the benefit of pension or pension rights under any other pension rules than those of the Bombay Municipality.

Municipal Officers and Servants whose time is not exclusively devoted to the duties of their respective Municipal Offices.

Municipal Officers and Servants temporarily employed as such on work paid for out of capital, and having no lien or claim on any permanent office or appointment paid for out of the Municipal Revenues (subject, however, to the provisions of regulation 2).

Municipal Officers and Servants who may be appointed to any new office or employment which may, after the date hereof, be created or established, and which the Commissioner, with the sanction of the Standing Committee, may declare to be a non-qualifying office or employment in the general office establishment.

IN THE GENERAL OFFICE ESTABLISHMENT.

Attendants for supplying water.

Hamals, Plumber, Engine Driver, Firemen, and Fitter.

IN THE GARDEN ESTABLISHMENT.

Head Malis, Malis, Cart Drivers, Labourers, Women, Police Ramosis, Keepers (except the Head Keeper), and Sweepers.

IN THE EXECUTIVE ENGINEER'S ESTABLISHMENT.

On General Supervision and Miscellaneous Duties.

Officers and Servants in the Workshops Establishment (other than the Foreman, Clerks, Overseer, Draftsman, Time-keeper, Shop-clerk, Ticket-clerk, Gate-keepers, and Peons, Stores Clerk, Stores Mukadam, or Overseer, and Stores Peons, who respectively are eligible to contribute).

IN DRAINAGE DEPARTMENT.

Mukadams, Chaukidars, Lascars, Blacksmiths, Plumbers, Carpenters, Masons, Labourers, Halalkhors, Watchmen, Sarangs, Sluicemen, Engine-drivers, Winch-drivers, Firemen, Oilmen, Packers, Fitters, Coalmen, Lightmen, Malis, and Care-takers.

IN WATER WORKS DEPARTMENT.

Painters, Blacksmiths, Fitters, Carpenters, Plumbers, Masons, Connection-men, Porters, Line-men, Labourers, Ramosis, Sluicemen, Watchmen, Firemen, Mukadams, Lascars, Cleaners Malabar Hill Reservoir, Maistries, Divers, and servants on the Pawai establishment.

IN STREETS AND BUILDINGS DEPARTMENT.

Lascars, Maistries, Mukadams, Chaukidars, Bhistis, Pipemen, and Persian Wheelmen, Masons, Carpenters, Malis, Labourers, Women, Boys, Messenger-peons, Steam-roller Drivers, Steersmen and Firemen.

IN PUBLIC HEALTH DEPARTMENT.

Farriers, Mukadams, Halalkhor Mukadams, Ramosis, Registrars, Birth and Death Karkoons, Attendants at Disinfectors, Cart-drivers, Scavenging Men and Women, Refuse Kilnmen, Drain-cleaning Men and Women, Halalkhors (Men, Women, and Boys), Attendant Hindu Burial and Burning-ground Haines Road, Hearse-drivers, Grave-diggers and Labourers.

IN MARKETS AND SLAUGHTER-HOUSES.

Labourers (Men and Women), Halalkhors (Men and Women), Lamp-lighter, Gardener, Farrier, Meat-van Drivers, and Cart Drivers.

Closing the Chinese Burial-ground at Cursetji Suklaji Street.

(¹) *Notn., dated 30th March 1874, B. G. G., 1874, Pt. 1, p. 313.*—Extract from the Proceedings of Government in the General Department, No. 920, dated 30th March 1874—

Read Certificate of the Municipal Commissioner of the City of Bombay, dated 19th March 1874—

Under Section 249 of Act III of 1872, I hereby certify, after personal inspection, and upon the evidence of Doctor John Lumsdaine, Sanitary Commissioner, and Doctor T. S. Weir, Health Officer of Bombay, that the Chinese Burial-ground at Cursetji Suklaji Street, Camateepura, is in such a state as to be offensive or dangerous to the health of persons living in the neighbourhood thereof.

RESOLUTION.—In accordance with the above Certificate, His Excellency the Governor in Council is pleased to declare that the abovementioned burial ground shall be closed from the 1st June next.

Closing the Jewish Burial-ground at Grant Road.

(²) *Notn. No. 3990, dated 20th October 1885, B. G. G., 1885, Pt. I, p. 1230.*—Whereas, under the provisions of Section 249 of the Bombay Muni-

(1) This Notification, issued under Bombay Act III of 1872, is kept in force by Bombay Act III of 1888, Section 2.

(2) This Notification, issued under Bombay Act III of 1872 and Bombay Act IV of 1878, is kept in force by Bombay Act III of 1888, Section 2.

cipal Acts of 1872 and 1878, the Municipal Commissioner for the City of Bombay has issued the certificate appended hereto and marked A, to the effect that the Jewish Burial-ground situated at Grant Road in the City of Bombay is in such a state that it may be dangerous to health if it continues to be used as a place for the burial of the dead, the Governor in Council is pleased, after making due enquiry, to declare, under the provisions of Section 249 of the aforesaid Acts, that on and after the 23rd December 1885 the said Jewish Burial-ground shall be closed, and that it shall not be lawful to dispose of or permit, or suffer any corpse to be disposed of in, upon, within or under the said place or ground; and whoever on and after the 23rd December 1885 disposes of, or causes, permits, or suffers any corpse to be disposed of in, upon, within or under the said Jewish Burial-ground contrary to the provisions of Section 249 of the aforesaid Acts, shall be liable to a fine which may extend to Rupees one thousand for each such offence:—

A.

I hereby certify that upon the evidence of competent persons, *viz.*, of Brigade-Surgeon H. Cook, M.D., F.R.C.P., Principal, Grant Medical College, and of Surgeon D. C. Davidson, L.R.C.P., L.R.C.S., Acting Health Officer, Bombay Municipality, and after personal inspection, I am satisfied that the Jewish Burial-ground situated at Grant Road in the City of Bombay is in such a state that it may be dangerous to health if it continue to be used as a place for the burial of the dead.

The above certificate is issued with the concurrence of the Town Council as required by Section 249 of the Bombay Municipal Acts of 1872 and 1878.

(Signed) H. A. ACWORTH,
Deputy Municipal Commissioner.

*Closing a portion of the Borah Burial-ground situate between the
Girgaum Road and Queen's Road.*

Notn. No. 693, dated 2nd March 1892, B. G. G., 1892, Pt. I, p. 191.—
Under the provisions of Section 438 of Bombay Act III of 1888, His Excellency the Governor of Bombay in Council hereby directs that the premises hereinafter mentioned, being a portion of certain premises known as the Borah Burial-ground situate between the Girgaum Road and Queen's Road, shall no longer be used for the disposal of the dead:—

On the west it is bounded by a portion of the Borah Burial-ground, on the south by the "Adamjee Peerbhai" Sanitarium, on the east by the Borah Burial-ground, and on the north by chawls, open ground, huts and the old Roman Catholic Burial-ground.

The area of the Burial-ground to be closed is 1,162·38 square yards.

Bye-laws as to the functions of the Joint Schools' Committee and the administration of the School Fund.

Notn. No. 402, dated 12th February 1890, B. G. G., 1890, Pt. I, p. 118.—The following bye-laws made by the Municipal Corporation of the City of Bombay under Section 461 (u) of the City of Bombay Municipal Act, 1888, assigning the functions of the Joint Schools' Committee under Sub-section (10) of Section 39 of the said Act, regulating the exercise by the said Committee of its functions so assigned, and of the functions assigned to it under Sub-section (9) of the said last mentioned section, and regulating the administration by the said Committee of the School Fund, passed by the Corporation at their meeting of the 1st February 1890 and confirmed by Government, are published for general information:—

General
system of
administra-
tion.

1. In the administration of the City of Bombay Municipal Primary Schools, the principles and system of school management, the course of instruction to be followed, and the rates of salary to be given to the various grades of masters shall be those hitherto adopted under the authority of Government: Provided that, with the previous sanction of the Corporation, the Joint Schools' Committee may adopt such modifications therein as may be found to be necessary or desirable, reporting such modifications to the Director of Public Instruction. In case of any difference of opinion arising between the Joint Schools' Committee and the Director of Public Instruction in regard to any such modification, there shall be an appeal to Government, whose decision shall be final and conclusive.

Provision
of Schools.

2. Municipal Primary Schools shall, subject to the proviso in Bye-law 1, be provided for all castes and classes of the community, and shall be open to inspection and examination at all times by the Government Inspecting Staff.

Pension
Contribution.

3. Every member of a school establishment who has been or may be transferred from the Educational Department, and who is in receipt of a salary which would entitle him to pension under the Uncovenanted Service Rules, shall be deemed to continue to be a member of the Educational Service of the Presidency, and the Joint Schools' Committee shall contribute to Government for his pension to such extent as may be required by the rules in this behalf from time to time in force; and in all questions relating to pension, leave and pay and acting allowances, the rules from time to time in force for the Government Uncovenanted Service shall be applicable to such member.

Certificated
Teachers.

4. In the Municipal schools those persons only shall be employed as teachers who hold certificates of qualification recognized by the Educational Department or who are already in receipt of pensionable pay under Government so long as such teachers are procurable. It shall be incumbent on the Joint Schools' Committee engaging a teacher as aforesaid to make provision for his pensionary rights in accordance with the rules in this behalf from time to time prescribed by Government. In filling up places of non-pensionable pay, the Joint Schools' Committee shall give preference to those who have passed an examination qualifying for the Public Service or who have been useful teachers.

Powers of
Joint Schools'
Committee
over all

5. Subject to Rules 3 and 4, the appointment, promotion, punishment, suspension and dismissal of all members of the establishments of the Municipal schools shall rest with the Joint Schools' Committee: Provided that no officer

in receipt of a salary exceeding ten rupees per month shall be dismissed except by a resolution of the Joint Schools' Committee at which 5 members at least shall vote for such dismissal: Provided also that no teacher transferred from Government service shall be dismissed except with the consent of the Director of Public Instruction or the Educational Inspector.

School
Establish-
ment.

6. All changes made with the previous sanction of the Corporation by the Joint Schools' Committee in the scale of school-fees payable in the Municipal schools, or in the rules of the Educational Department as regards free students shall be reported to the Director of Public Instruction, and in case of any difference of opinion arising between the Joint Schools' Committee and the Director of Public Instruction in regard to any such change, there shall be an appeal to Government, whose decision shall be final and conclusive.

School-fees.

7. With a view to the development of private enterprise in education and to the making of adequate provision for aiding schools for primary education required by law, the Joint Schools' Committee shall keep a register of schools in Bombay which apply for grants-in-aid, and shall, as far as the funds appropriated to this purpose will allow, administer aid to such schools as comply with the necessary conditions in accordance with the provisions of the Government Grant-in-aid Code subject to such modifications, if any, as may be made in the said code from time to time by the Joint Schools' Committee, with the sanction of the Corporation: Provided that all such modifications as are hereinbefore referred to are reported to the Director of Public Instruction, and in the event of any difference of opinion regarding them arising between the Joint Schools' Committee and the Director of Public Instruction, are approved by Government.

Grant-in-aid
Schools.

8. It shall be incumbent on the Joint Schools' Committee to make efficient arrangements for the periodical visiting and supervision of every Municipal school, and for the examination in accordance with the rules of the Grant-in-aid Code with a view to the administration of grants-in-aid of every primary school registered by the Committee for the receipt of grants-in-aid.

Visiting,
inspection
and examina-
tion of
Municipal
and Aided
Schools.

9. A detailed statement of all employes in the Municipal schools, with their salaries and all other items of recurring expenditure, shall be maintained by the Joint Schools' Committee, and shall be at all times open to the inspection of the Government Educational Inspector, and the Joint Schools' Committee shall furnish all returns, statistics and any other information relating to the Municipal schools which may be called for by the Director of Public Instruction, or by the Corporation.

Statistics
and
information.

10. The School Fund defined in Section 120 of the Act shall be administered by the Joint Schools' Committee in accordance with an annual Budget Estimate of receipts and charges to be drawn up in the Form No. 1, hereto annexed.

Annual
Budget
Estimates.

11. In framing the Budget Estimate, the Joint Schools' Committee shall provide for the Committee's having at its credit at the end of the official year a balance of not less than ten thousand rupees. The Budget Estimate shall be prepared on or before the tenth day of October, and the Joint Schools' Committee shall inform the Municipal Commissioner, on or before the fifteenth day of October, of the amount of contribution required from the Municipal Fund to enable the Committee, with the other receipts, to make up the total amount of income required for the purposes of the Budget, and the Municipal Commis-

Municipal
Contribution
from General
Revenue.

sioner shall include such amount in his estimate of expenditure to be laid before the Standing Committee under Section 125 (a) of the Act. As soon as may be after the adoption by the Corporation of "Budget grant" for primary education, the Budget Estimates shall be reconsidered and passed by the Joint Schools' Committee, and a copy thereof shall be forwarded to the Municipal Secretary, to the Municipal Commissioner, the Educational Inspector, and to the Director of Public Instruction.

The School Fund.

12. The School Fund shall be kept in the same Bank in which the Municipal Fund is kept under Section 112 of the Act.

Disbursements from School Fund.

13. All disbursements from the School Fund shall be effected by the Chairman of the Joint Schools' Committee in accordance with the provisions of Sections 39 and 40 of the Municipal Act, and for this purpose a quarterly statement of the charges to be defrayed during the quarter in accordance with sanctioned rates and the Budget provision shall be submitted by him to the Joint Schools' Committee for sanction in Form No. 3, hereto annexed.

Procedure at Meetings of the Joint Schools' Committee.

14. The Joint Schools' Committee shall meet together and shall from time to time make regulations consistent with the Act and with these rules with respect to the place, day, hour, notice, management and adjournment of such meetings, and generally with respect to the transaction of business as they think fit, subject to the following conditions, namely:—

(1) That one meeting at least shall be held in every month for the disposal of general business.

(2) That the Chairman may, at any time, and shall, upon the written request of any three members, call a special meeting.

(3) That 48 hours' notice at least shall be given of every meeting and of the business to be transacted thereat.

(4) That no business shall be transacted at any meeting unless at least three of the members are present from the beginning to the end of such meeting.

(5) That every meeting shall be open to the public unless a majority of the members present deems any inquiry or deliberation pending before the Joint Schools' Committee such as should be held in private.

(6) That the Secretary shall keep minutes of the names of the members present and of the proceedings at each meeting in a book to be provided for the purpose, and shall furnish each member with a copy of such minutes.

15. The accounts of the Joint Schools' Committee shall be audited by the Municipal Auditors, and, after audit, copies of the said accounts shall be submitted to the Corporation and to the Director of Public Instruction.

FORM No. III.

QUARTERLY STATEMENT of EDUCATIONAL CHARGES on account of Municipal Primary Schools in the City of Bombay for the Quarter from _____ 18____, to _____ 18____, inclusive, as per Bye-law 17 of the Joint Schools' Committee Bye-laws under the City of Bombay Municipal Act, 1888.

Name and Locality of School.	Description of charge, (If an Establishment charge description of appointment and other particulars to be entered).	Amount of Monthly Charge.		Increase over last Quarter.		Decrease below last Quarter.		REMARKS.

OFFICE OF JOINT SCHOOLS' COMMITTEE, }
Bombay, _____ 18____ . }

Chairman, Joint Schools' Committee.

Secretary, Joint Schools' Committee.

Pom. Municipality.]

ENACTMENTS APPLYING TO BOMBAY.

Bye-laws regarding the appointment of members of the Standing Committee of the Corporation.

Notn. No. 389, dated 5th February 1892, B.G.G., 1892, Pt. I, p. 71.—The following Bye-laws, made by the Municipal Corporation of the City of Bombay under the authority of clause (e) of Section 461 of the City of Bombay Municipal Act No. III of 1888, and confirmed by His Excellency the Governor in Council, are published for general information :—

Bye-laws.

Whenever under the provisions of the City of Bombay Municipal Act, 1888, it shall become necessary for the Corporation to appoint members or a member of the Standing Committee, the appointment shall be made in accordance with the following rules so far as the same may be applicable :—

1. Candidates for appointment to the Standing Committee must be nominated by nomination-paper, which must be deposited with the Municipal Secretary between 10 A.M. and 5 P.M., at least three clear days before the day of the meeting at which the appointment is to be made; and each nomination-paper must state the name of the candidate in full, and be subscribed by two Councillors as proposer and seconder.

2. When the number of valid nominations is the same as, or less than, the number of vacancies, the person or persons nominated shall be appointed a member or members of the Standing Committee at the meeting at which, under the Municipal Act, the appointment is authorised to be made.

3. Where the number of valid nominations exceeds the number of vacancies, the appointment shall be made by ballot.

4. Ballot-papers with the names of the persons nominated printed thereon will be furnished to the Councillors at the meeting held for the purpose of making the appointment.

5. Each Councillor may vote for as many candidates as there are vacancies. At the time of voting, each Councillor will place a cross on the right-hand side of the ballot-paper, opposite the name of each candidate for whom he votes, thus (X), and will then fold up the ballot-paper, and without showing the front of the paper to any person will, in the presence of the President of the meeting, put the paper into the ballot-box. If a Councillor votes for more candidates than there are vacancies, or places any mark on the paper by which he may afterwards be identified, his ballot-paper will be void and will not be counted.

6. No ballot-papers will be received after one hour from the hour for which the meeting has been called. The ballot-box will then be opened by the President of the meeting, who will initial each ballot-paper. The ballot-papers will then, in the presence of the President, be examined by the Municipal Secretary, assisted by such scrutineers, not exceeding three in number, as the Corporation may appoint. When the scrutiny is completed, the ballot-papers shall be recorded, together with a statement in writing of the result of the voting under the signature of the President, who shall declare such result to the meeting. In case any two or more candidates shall receive an equal number of votes, the President shall have a casting vote.

7. The said ballot-papers shall be kept by the Municipal Secretary for three months from the date of the election and may then be destroyed by him.

Bye-laws with respect to buildings.

Notn. No. 2372, dated 3rd August 1892, B. G. G., 1892, Pt. I, p. 752.—
The following Bye-laws, made by the Municipal Corporation of the City of Bombay under the authority of Section 461 of the City of Bombay Municipal Act No. III of 1888, and confirmed by His Excellency the Governor in Council, are published for general information:—

BYE-LAWS WITH RESPECT TO BUILDINGS.

Interpretation of Terms.

1. In the construction of the Bye-laws hereinafter contained, the following words and expressions shall have the meanings hereinafter respectively assigned to them, unless such meanings be repugnant to, or inconsistent with, the context or subject-matter in which such words or expressions occur; that is to say,—

Words importing the singular number shall include the plural, and the plural the singular, and words importing the masculine gender shall include females.

“Person” includes any body of persons corporate or unincorporated;

“The Act” means the City of Bombay Municipal Act, 1888, and includes any Act which may hereafter be passed in substitution for or amendment of the said Act:

“The Commissioner” means the Municipal Commissioner for the City of Bombay, appointed under Section 54 of the Act, and includes an Acting Commissioner appointed under sub-section (3) of Section 59 of the Act:

“The Engineer” means the Municipal Executive Engineer, appointed under Section 74 of the Act, and includes an Acting Executive Engineer appointed under the Act:

“Base,” applied to a wall, means the underside of the course immediately above the footings:

“Top-most storey” means the uppermost storey in a building, whether constructed wholly or partly in the roof or not, and whether used or constructed or adapted for human habitation or not:

“Party-wall” means:—

(a) A wall forming part of a building and being used or constructed to be used in any part of the height or length of such wall for separation of adjoining buildings belonging to different owners or occupied or constructed or adapted to be occupied by different persons; or,

(b) A wall forming part of a building and standing in any part of the length of such wall, to a greater extent than the projection of the footings on one side on grounds of different owners:

“External wall” means an outer wall of a building not being a party-wall, even though adjoining to a wall of another building:

“Public building,” except where otherwise defined, means a building used or constructed or adapted to be used, either ordinarily or occasionally, as a place of public worship, or as a hospital, college, school (not being merely a dwelling-house so used), hotel, restaurant (not being merely a shop so used), theatre, public hall, public concert-room, public lecture-room or public exhibi-

tion-room, or as a public place of assembly or entertainment for persons admitted thereto by tickets or otherwise, or used or constructed or adapted to be used, either ordinarily or occasionally, for any other public purpose:

“Building of the warehouse class” means a warehouse, factory, manufactory, brewery, or distillery:

“Domestic building” means a dwelling-house or an office building or other out-building appurtenant to a dwelling-house, whether attached thereto or not, or a shop, or any other building not being a public building, or a building of the warehouse class:

“Dwelling-house” means a building used or constructed or adapted to be used wholly or principally for human habitation:

“Masonry-walled building” means a building, the external walls of which are constructed of brick, stone, or other material, without the aid of timber framing:

“Frame-building” means a building, the external walls of which are constructed of timber framing filled in with brick, stone, or other material, and the stability of which depends mainly upon such framing:

“Open building” means a shed or other structure consisting of a roof erected on posts without masonry filling between such posts, and no such structure shall be deemed to be the subject of, or referred to, in any of the following Bye-laws, save where the expression “open building” is used to denote the same.

A person shall be deemed to do or omit, or fail to do any act or thing, who does or omits or fails to do such act or thing either in the capacity of an owner, agent of an owner, contractor, agent of a contractor, builder, agent of a builder, surveyor or person in charge of any building operations.

Delegation of powers, duties and functions of Commissioner.

2. Any of the powers, duties or functions conferred or imposed upon or vested in the Commissioner by any of the following Bye-laws, may be exercised, performed or discharged under the Commissioner's control, and subject to his revision and to such conditions and limitations, if any, as he shall think fit to prescribe, by any Municipal officer whom the Commissioner generally or specially empowers in writing in this behalf, and in each of the said Bye-laws, the word “Commissioner” shall, to the extent to which any Municipal officer is so empowered, be deemed to include such officer.

Exempted Buildings.

3. The following buildings shall be exempt from the operation of the Bye-laws hereinafter contained:—

- (a) Any building in the possession of Her Majesty or of the Municipal Corporation of the City of Bombay, or employed or intended to be employed for the use or service of Her Majesty or of the said Corporation.
- (b) Any building erected and used or intended to be erected and used, exclusively for the purpose of a plant house, summer house (not being a dwelling house), poultry house, or aviary, which shall be wholly detached and at a distance of *ten feet* at the least from any other building.

- (c) Any building erected or intended to be erected by or with the sanction of the Commissioner for use solely as a temporary hospital for the reception and treatment of persons suffering from any dangerous infectious disease.

With respect to the structure of walls, foundations, roofs, and chimneys of new buildings for securing stability and the prevention of fires and for purposes of health.

4. A person who shall construct a new building, shall not construct any new foundation of such building on any site which shall have been filled up with, or shall have been used as a place for depositing excrementitious matter, or the carcasses of dead animals, or other filthy or offensive matter, until such matter shall have been properly removed to the satisfaction of the Commissioner or shall in his opinion have become innocuous.

Filth to be removed from new foundations.

Provided that this Bye-law shall not apply to any site on which public buildings, buildings of the warehouse class or domestic buildings have previously existed.

5. Every person who shall erect a new domestic building shall cause the same to be built with a plinth not below such level as may be fixed by the Commissioner in this behalf.

Level of plinth.

6. Every person who, under the provisions of Section 338 or Section 342 of the Act, may be required to furnish to the Commissioner any plan or other document, shall furnish duplicate copies of every such plan or other document which he may be so called upon to furnish, and one of such duplicate plans shall be returned to the person signed by the Executive Engineer signifying his approval of the plan or otherwise.

Plans and other documents to be furnished in duplicate.

7. Every person who shall erect a new building shall, save as hereinafter provided, construct every external wall and party-wall and also every cross-wall which, in pursuance of the Bye-law in that behalf, may, as a return wall, be deemed a means of determining the length of any external wall or party-wall of such building, of bricks, stone, or other hard and incombustible materials (not being littoral concrete) properly bonded and solidly put together—

Materials for external and party-walls.

(a) with mortar compounded of lime and sand or other suitable material;

or,

(b) with cement; or,

(c) with cement mixed with sand or other suitable materials;

Provided always:

That the person erecting such new building may construct its external walls and cross-walls of timber framing, subject to compliance with the following regulations and conditions; that is to say,—

Timber-frame walls.

(i) The dimensions of posts shall be in accordance with the requirements of the Bye-law in that behalf, and the spaces between the timbers shall be filled in completely with brick, stone, or other hard and incombustible materials properly bonded together.

8. Every person who shall erect a new masonry-walled building shall cause every wall of such building which may be built at an angle with another wall to be properly bonded therewith.

Return-walls to be bonded together.

Footings to
walls.

9. Every person who shall erect a new building shall construct every wall of such building so as to rest upon proper footings to the satisfaction of the Commissioner.

He shall cause the projection at the widest part of the footings of every wall, on each side of such wall, to be at least equal to *one-half* of the thickness of such wall at its base, unless an adjoining wall interferes, in which case the projection may be omitted where that wall adjoins.

He shall also cause the diminution of the footings to be in regular offsets or in one offset at the top of the footings, and he shall cause the height from the bottom of the footings to the base of the wall to be at least equal to *two-thirds* of the thickness of the wall at its base.

Foundations
of walls.

10. Every person who shall erect a new building shall cause the footings of every wall and every post or posts of the ground floor of such building to rest on the solid ground, or upon a sufficient thickness of concrete, or upon some solid and sufficient substructure, as a foundation :

Provided that where solid rock is met with at or near the surface at the site of such building, that is, within three feet of the level of the base of the wall, the footings may be omitted, if the surface of the rock be properly cleaned and stepped or jagged to receive the first course of masonry.

Mode of mea-
surement.

11. For the purposes of the Bye-laws with respect to the structure of walls of new buildings, the measurement of height of storeys and of height and length of walls shall be determined by the following rules :—

Heights of
storeys.

(i) The heights of storeys shall be measured as follows :

(a) The height of a top-most storey shall be measured from the level of the upper surface of the floor up to the level of the underside of the tie of the roof or other covering, or if there is no tie, then up to the level of half the vertical height of the rafters or other support of the roof.

(b) The height of every storey other than a top-most storey shall be measured from the level of the upper surface of the floor of the storey up to the level of the upper surface of the floor of the storey next above it.

Height of
walls.

(ii) The height of a wall shall be measured from the top of the footings to the highest part of the wall, or in the case of a gable, to half the height of the gable.

Length of
walls.

(iii) Walls shall be deemed to be divided into distinct lengths by return-walls. The length of a wall shall be measured from the centre of one return-wall to the centre of another, provided that the return-walls are external walls, party-walls or cross-walls of the thickness prescribed by the Bye-laws and are bonded or if the building be a frame building or framed into the walls so deemed to be divided.

Walls when
deemed cross-
walls.

A wall shall not, for the purpose of this rule, be deemed a cross-wall, unless it is carried up to the top of the top-most storey, and unless in each storey the aggregate extent of the vertical faces or elevations of all the recesses and that of all the openings therein taken together, shall not exceed *one-half* of the whole extent of the vertical face or elevation of the wall in such storey.

Thickness for
walls of do-
mestic mason-
ry-walled
buildings.

12. Every person who shall erect a new domestic masonry-walled building shall construct every external wall and every party-wall of such building in accordance with the following rules, and in every case the thickness

prescribed shall be the minimum thickness of which any such wall may be constructed, and the several rules shall apply only to walls built of brick masonry :—

- (a) Where the wall does not exceed *ten feet* in height (whatever is its length) it shall be *nine inches* thick for its whole height. Height up to 10 feet.
- (b) When the wall is more than *ten feet* and does not exceed *fifteen feet* high, it shall be *fourteen inches* thick for a height of *eight feet* and *nine inches* thick for the remaining height.
- (c) Where the wall exceeds *fifteen feet*, but does not exceed *twenty-five feet* in height, its thickness shall be as follows :— Height up to 25 feet.
- If the wall does not exceed *thirty feet* in length, it shall be *fourteen inches* thick for its whole height.
- If the wall exceeds *thirty feet* in length, it shall be *eighteen and a-half inches* thick below the top-most storey if it comprise more than one storey, or if it comprise a ground floor or first storey only, then *eighteen and a-half inches* thick for a height of fifteen feet above its base, and in either case *fourteen inches* thick for the rest of its height.
- (d) Where the wall exceeds *twenty-five feet*, but does not exceed *thirty feet* in height, its thickness shall be as follows :— Height up to 30 feet.
- If the wall does not exceed *thirty-five feet* in length, it shall be *eighteen and a-half inches* thick below the uppermost two storeys, if it comprise more than two storeys, or, if it does not comprise more than two storeys, then *eighteen and a-half inches* below the top-most storey, and (in either case) *fourteen inches* thick for the rest of its height.
- If the wall exceeds *thirty-five feet* in length, it shall be *eighteen and a-half inches* thick below the top-most storey, and *fourteen inches* thick for the rest of its height.
- (e) Where the wall exceeds *thirty feet*, but does not exceed *forty feet* in height, its thickness shall be as follows :— Height up to 40 feet.
- If the wall does not exceed *thirty-five feet* in length, it shall be *eighteen and a-half inches* thick below the uppermost two storeys and *fourteen inches* thick for the rest of its height.
- If the wall exceeds *thirty-five feet* in length, it shall be *twenty-three and a-half inches* thick for the height of one storey, then *eighteen and a-half inches* thick for the rest of its height below the top-most storey, and *fourteen inches* thick for the rest of its height.
- (f) Where the wall exceeds *forty feet*, but does not exceed *fifty feet* in height, its thickness shall be as follows :— Height up to 50 feet.
- If the wall does not exceed *thirty-five feet* in length, it shall be *eighteen and a-half inches* thick below the top-most storey, and *fourteen inches* thick for the rest of its height.
- If the wall exceeds *thirty-five feet* in length, it shall be *twenty-four inches* thick for the height of one storey, then *eighteen and a-half inches* thick for the rest of its height below the top-most storey, and *fourteen inches* thick for the rest of its height.
- (g) Where the wall exceeds *fifty feet*, but does not exceed *sixty feet* in height, its thickness shall be as follows :— Height up to 60 feet.

If the wall does not exceed *forty feet* in length, it shall be *twenty-three and a-half inches* thick for the height of one storey, and *eighteen and a-half inches* thick for the rest of its height.

- If the wall exceeds *forty feet* in length, it shall be *twenty-three and a-half inches* thick for the height of two storeys, and *eighteen and a-half inches* thick for the rest of its height, except the top storey which shall be *fourteen inches* thick.

If the wall exceeds *fifty feet* in length, it shall be *twenty-eight and a-half inches* thick for the height of one storey, then *twenty-four inches* thick for the height of the next two storeys, and then *eighteen and a-half inches* thick for the rest of its height.

Height up to
70 feet.

- (h) Where the wall exceeds *sixty feet*, but does not exceed *seventy feet* in height, its thickness shall be as follows :—

If the wall does not exceed *forty feet* in length, it shall be *twenty-three and a-half inches* thick for the height of two storeys, and *eighteen and a-half inches* thick for the rest of its height, except the top storey which shall be *fourteen inches* thick.

If the wall exceeds *forty feet* in length, it shall be *twenty-eight and a-half inches* thick for the height of one storey, then *twenty-three and a-half inches* thick for the height of the next two storeys, and then *eighteen and a-half inches* thick for the rest of its height, except the top storey which shall be *fourteen inches* thick.

Height over
70 feet.

- (i) Where the wall exceeds *seventy feet* in height, it shall in each case be of such thickness as shall be specially prescribed by the Commissioner in that behalf. All the dimensions of masonry in these Bye-laws are exclusive of external and internal plaster.

Thickness for
walls of ma-
sonry-walled
public build-
ings and of
masonry-
walled build-
ings of the
warehouse
class.

13. Every person who shall erect a new masonry-walled public building or a new masonry-walled building of the warehouse class shall construct every external wall and every party-wall of such building in accordance with the following rules; and in every case the thickness prescribed shall be the minimum thickness of which any such wall may be constructed and the several rules shall apply only to walls built of brick masonry :—

Height up to
15 feet.

- (a) Where the wall does not exceed *fifteen feet* in height (whatever is its length), it shall be *fourteen inches* thick.

Height up to
25 feet.

- (b) Where the wall exceeds *fifteen feet*, but does not exceed *twenty-five feet* in height, it shall be *eighteen and a-half inches* thick at its base.

Height up to
30 feet.

- (c) Where the wall exceeds *twenty-five feet*, but does not exceed *thirty feet* in height, it shall be of the thickness following :—

If the wall does not exceed *forty-five feet* in length, it shall be *eighteen and a-half inches* thick at its base.

If the wall exceeds *forty-five feet* in length, it shall be *twenty-four inches* thick at its base.

Height up to
40 feet.

- (d) Where the wall exceeds *thirty feet*, but does not exceed *forty feet* in height, it shall be of the thickness following :—

If the wall does not exceed *thirty feet* in length, it shall be *eighteen and a-half inches* thick at its base.

If the wall exceeds *thirty feet*, but does not exceed *sixty feet* in length, it shall be *twenty-four inches* thick at its base.

If the wall exceeds *sixty feet* in length, it shall be *twenty-eight and a-half inches* thick at its base.

- (e) Where the wall exceeds *forty feet*, but does not exceed *fifty feet* in height, it shall be of the thickness following:— Height up to 50 feet.

If the wall does not exceed *forty feet* in length, it shall be *twenty-four inches* thick at its base.

If the wall exceeds *forty feet*, but does not exceed *seventy feet* in length, it shall be *twenty-eight and a-half inches* thick at its base.

If the wall exceeds *seventy feet* in length, it shall be *thirty-three and a-half inches* thick at its base.

- (f) Where the wall exceeds *fifty feet*, and does not exceed *sixty feet* in height, it shall be of the thickness following:— Height up to 60 feet.

If the wall does not exceed in length *thirty-five feet*, it shall be *twenty-four inches* thick at its base.

If the wall exceeds *thirty-five feet*, but does not exceed *fifty feet* in length, it shall be *twenty-eight and a-half inches* thick at its base.

If the wall exceeds *fifty feet* in length, it shall be *thirty-three and a-half inches* thick at its base.

- (g) Where the wall exceeds *sixty feet*, but does not exceed *seventy feet* in height, it shall be of the thickness following:— Height up to 70 feet.

If the wall does not exceed *thirty feet* in length, it shall be *twenty-four inches* thick at its base.

If the wall exceeds *thirty feet*, but does not exceed *forty-five feet* in length, it shall be *twenty-eight and a-half inches* thick at its base.

If the wall exceeds *forty-five feet* in length, it shall be *thirty-three and a-half inches* thick at its base.

- (h) In any wall over *twenty-five feet* in height, the uppermost *fifteen feet* shall not be less than *fourteen inches* in thickness and the remainder of the wall below the uppermost *fifteen feet* shall not be less in thickness than the space contained between two straight lines drawn from each outer side of the wall at its base to each outer side of the wall *fifteen feet* below the top.

- (i) Where the wall exceeds *seventy feet* in height, it shall in each case be of such thickness as shall be specially prescribed by the Commissioner in that behalf. Height over 70 feet.

14. Every person who shall erect a new masonry-walled building shall construct, in accordance with the following rules, every cross-wall which, in pursuance of the Bye-law in that behalf, may, as a return-wall, be deemed a means of determining the length of any external wall or party-wall of such building; and in every case the thickness prescribed shall be the minimum thickness of which any such cross-wall may be constructed; and the several rules shall apply only to walls built of brick masonry. Thickness for cross-walls.

The thickness of every such cross-wall shall be at least *two-thirds* of the thickness prescribed by the Bye-law in that behalf for an external wall or party-wall of the same height and length and belonging to the same class of buildings as that to which such cross-wall belongs, but shall in no case be less than *nine inches*.

But if such cross-wall supports a superincumbent external wall, the whole of such cross-wall shall be of the thickness prescribed by the Bye-law in that behalf for an external wall or a party-wall of the same height and belonging to the same class of building as that to which such cross-wall belongs.

Openings in
external walls
of masonry-
walled build-
ings.

15. Every person who shall erect a new masonry-walled building and shall leave in any storey or storeys of such building an extent of opening in any external wall which shall be greater than *one-half* of the whole extent of the vertical face or elevation of the wall or walls of the storey or storeys in which the opening is left, shall construct the wall or walls of every such storey of such thickness that the maximum pressure per square foot shall not exceed *five tons* for brickwork, *twenty tons* for ashlar masonry, or *three and-a-half tons* for rubble masonry.

Dimensions
for posts in
frame-build-
ings.

16. Every person who shall erect a new frame-building shall employ and erect therein posts in accordance with the following regulations and in every case the dimensions prescribed for posts shall be the minimum dimensions for the posts which may be employed and the several rules shall apply only to posts erected and fixed at distances not exceeding ten feet from centre to centre:—

One-storeyed
buildings.

(a) Where the building consists of not more than one storey, the dimensions of the posts shall be as follows:—

Height of Posts.		Dimensions.	
		If square.	If round.
Not exceeding 10'		5" x 5"	or 6" diameter.

Two-storeyed
buildings.

(b) Where the building consists of not more than two storeys, the dimensions of the posts shall be as follows:—

Height of Posts.		Dimensions.	
		If square.	If round.
Lowest or 1st Storey ...	Not exceeding 10'	6" x 6"	or 7" diameter.
2nd Storey ...	Do. 10'	5" x 5"	or 6" do.

Three-
storeyed
buildings.

(c) Where the building consists of not more than three storeys, the dimensions of the posts shall be as follows:—

Height of Posts.		Dimensions.	
		If square.	If round.
Lowest or 1st Storey ...	Not exceeding 10'	7" x 7"	or 8½" diameter.
2nd Storey ...	Do. 10'	6" x 6"	or 7" do.
3rd Storey ...	Do. 10'	5" x 5"	or 6" do.

- (d) Where the building consists of not more than four storeys, the dimensions of the posts shall be as follows:— Four-storeyed buildings.

Height of Posts.		Dimensions.	
		If square.	If round.
Lower or 1st Storey ...	Not exceeding 10'	8" × 8"	or 9½" diameter.
2nd Storey ...	Do. 10'	7" × 7"	or 8½" do.
3rd Storey ...	Do. 10'	6" × 6"	or 7" do.
4th Storey ...	Do. 10'	5" × 5"	or 6" do.

- (e) Where the building consists of not more than five storeys, the dimensions of the posts shall be as follows:— Five-storeyed buildings.

Height of Posts.		Dimensions.	
		If square.	If round.
Lowest or 1st Storey...	Not exceeding 10'	9" × 9"	or 10½" diameter.
2nd Storey ...	Do. 10'	8" × 8"	or 9½" do.
3rd Storey ...	Do. 10'	7" × 7"	or 8½" do.
4th Storey ...	Do. 10'	6" × 6"	or 7" do.
5th Storey ...	Do. 10'	5" × 5"	or 6" do.

- (f) Where the building consists of not more than six storeys, the dimensions of the posts shall be as follows:— Six-storeyed buildings.

Height of Posts.		Dimensions.	
		If square.	If round.
Lowest or 1st Storey...	Not exceeding 10'	10" × 10"	or 12" diameter.
2nd Storey ...	Do. 10'	9" × 9"	or 10½" do.
3rd Storey ...	Do. 10'	8" × 8"	or 9½" do.
4th Storey ...	Do. 10'	7" × 7"	or 8½" do.
5th Storey ...	Do. 10'	6" × 6"	or 7" do.
6th Storey ...	Do. 10'	5" × 5"	or 6" do.

- (g) Where the height of posts exceeds ten feet, the dimensions shall be increased by $\frac{3}{16}$ of an inch for each additional foot of height.

- (h) Where the building consists of more than six storeys or contains posts of a greater height than fifteen feet, the dimensions of the posts shall in each case be such as shall be specially prescribed by the Commissioner in that behalf. Buildings of more than 6 storeys.

17. Every person who shall erect a new frame-building and shall cause the posts or any of the posts of any storey or storeys of such building to be distant more or less than ten feet from centre to centre shall comply with the following rule with respect to the dimensions of such posts:—

Dimensions for posts in frame-buildings where distant more than 10 feet.

The dimensions of the posts so distant more or less than ten feet as aforesaid shall be greater or less in square or round sectional area than the dimensions prescribed by the Bye-law in that behalf for posts erected and fixed at distances of ten feet in proportion as the distance between such posts may exceed or be less than ten feet measured as aforesaid.

18. Every person who shall erect a new domestic frame-building shall construct every external wall and every party-wall of such building in accordance with the following rules, so far as the same may respectively be applicable and in every case the width for footings and thickness prescribed

Width for footings and thickness and height for walls of

domestic
frame-build-
ing.

shall be the minimum width and thickness respectively of which any such wall and footings may be constructed and the several rules shall apply only to walls built of brick masonry :—

Up to three
Storeys.

- (a) Where the wall does not comprise more than three storeys, it shall rest on footings not less than *eighteen and a-half inches* wide, it shall be *nine inches* thick for its whole height, and (unless it be a party-wall) it shall not exceed the following height :—

If the wall does not comprise more than one storey, its maximum height shall be *twelve feet*.

If the wall comprises two storeys and no more, its maximum height shall be *twenty-two feet*.

If the wall comprises three storeys and no more, its maximum height shall be *thirty-two feet*.

Up to four
Storeys.

- (b) Where the wall comprises four storeys and no more, it shall rest on footings not less than *twenty-four inches* wide, it shall be *fourteen inches* thick for the height of one storey and *nine inches* thick for the rest of its height, and (unless it be a party-wall) it shall not exceed *forty-two feet* in height.

Up to five
Storeys.

- (c) Where the wall comprises five storeys and no more, it shall rest on footings not less than *twenty-eight and a-half inches* wide; it shall be *fourteen inches* thick for the height of two storeys and *nine inches* thick for the rest of its height, and (unless it be a party-wall) it shall not exceed *fifty-two feet* in height.

Up to six
Storeys.

- (d) Where the wall comprises six storeys and no more, it shall rest on footings not less than *twenty-eight and a-half inches* wide, it shall be *fourteen inches* thick for the height of three storeys and *nine inches* thick for the rest of its height, and (unless it be a party-wall) it shall not exceed *seventy feet* in height.

Up to seven
Storeys.

- (e) Where the wall comprises seven storeys and no more, it shall rest on footings not less than *thirty-seven and a-half inches* wide, it shall be *eighteen and a-half inches* thick for the height of two storeys, then *fourteen inches* thick for the height of the next three storeys, and then *nine inches* thick for the rest of its height, and it shall not exceed *eighty-five feet* in height.

Over seven
Storeys.

- (f) Where the wall comprises more than seven storeys, it shall rest on footings of such width, and shall be of such thickness and height as shall in each case be specially prescribed by the Commissioner in that behalf.

Width for
footings and
thickness
for walls of
public frame-
buildings of
the ware-
house class.

19. Every person who shall erect a new public frame-building or a new frame-building of the warehouse class shall construct every external wall and every party-wall of such building in accordance with the following rules, and in every case the thickness prescribed shall be the minimum thickness of which any such wall may be constructed, and the several rules shall apply only to walls built of brick masonry :—

Height up to
22 feet.

- (a) Where the wall does not exceed *twenty-two feet* in height (whatever is its length), it shall rest on footings not less than *twenty-four inches* wide, and it shall be *fourteen inches* thick at its base and for a height of *thirteen feet* above its base and *nine inches* thick for the rest of its height.

- (b) Where the wall exceeds *twenty-two feet*, but does not exceed *forty-four feet* in height, it shall rest on footings not less than *thirty-three and a-half inches* wide, and it shall be *eighteen and a-half inches* thick at its base and for a height of *sixteen feet* above its base and *fourteen inches* thick for the rest of its height. Height up to 44 feet.
- (c) Where the wall exceeds *forty-four feet*, but does not exceed *seventy-eight feet* in height, it shall rest on footings not less than *thirty-eight and a-half inches* wide, and it shall be *twenty-four inches* thick at its base and for a height of *twenty feet* above its base, then *eighteen and a-half inches* thick for a further height of *thirty-six feet*, and *fourteen inches* thick for the rest of its height. Height up to 78 feet.
- (d) Where the wall exceeds *seventy-eight feet*, but does not exceed *one hundred feet* in height, it shall rest on footings not less than *forty-eight inches* wide, and it shall be *twenty-eight and a-half inches* thick at its base and for a height of *twenty-four feet* above its base, then *twenty-four inches* thick for a further height of *forty feet*, and then *eighteen inches* thick for the rest of its height. Height up to 100 feet.

The breadth and width of footings to the interior posts shall be not less on each side than the width specified for the footings of exterior walls of the same building.

In all cases in these Bye-laws in which thicknesses are prescribed for brick walls, the following provision shall have effect :—

Provided that, if approved bricks of the size of $8\frac{1}{2}$ inches long by $4\frac{1}{4}$ inches wide are used—

1	Brick may be reckoned to be equal to	...	9 inches.
$1\frac{1}{2}$	Bricks	...	14 "
2	"	...	18 $\frac{1}{2}$ "
$2\frac{1}{2}$	"	...	23 $\frac{1}{2}$ "
3	"	...	28 $\frac{1}{2}$ "
$3\frac{1}{2}$	"	...	33 $\frac{1}{2}$ "

20. Every person who shall erect a new building and shall construct any external wall, party-wall or cross-wall of such building of rubble masonry or coursed rubble masonry of approved quality or other material not being brick or ashlar shall comply with the following rule with respect to the thickness of such wall :— Wall built of materials other than brick or ashlar.

The thickness of such wall shall be *one-third* greater in the case of rubble masonry, and *one-fifth* greater in the case of coursed rubble masonry of approved quality than that prescribed by the Bye-law in that behalf for a wall built of brick ashlar masonry, but in other respects of the same description, height and length, and belonging to the same class of building.

21. Every person who shall erect a new masonry-walled building shall construct every external wall, party-wall or cross-wall thereof of such thickness that the superincumbent weight on the base of such wall if built of brick shall not exceed *five tons* per square foot of horizontal sectional area or if built of ashlar masonry shall not exceed *twenty tons* per square foot of horizontal sectional area or if built of rubble masonry or other material Limit of superincumbent weight on base of wall.

not being brick or ashlar shall not exceed *three and a-half tons* per square foot of horizontal sectional area.

Iron-work.

22. Every person who shall erect a new building, and who shall in the construction thereof employ iron posts, girders, joists or other iron-work for the support of any portion of such building, shall employ and erect therein only such iron posts, girders, joists and other iron-work as aforesaid, as shall, in respect to quality and strength, be approved by the Commissioner in that behalf.

Chimneys.

23. Every person who shall erect a new building shall, except in such case as is hereinafter provided, cause every chimney of such building to be built on solid foundations and with footings similar to the footings of the wall against which such chimney is built, and to be properly bonded into such wall.

Provided, nevertheless, that such person may cause any chimney of such building to be built on sufficient corbels of brick, stone, or other hard and incombustible materials, if the work so corbelled out does not project from the wall more than the thickness of the wall measured immediately below the corbel.

Chimney flues to be par-getted inside.

24. Every person who shall erect a new building shall cause the inside of every flue of such building to be properly rendered or pargetted as such flue is carried up, unless the whole flue shall be lined with fire-brick or fire-proof piping of stoneware at least *one inch* thick, and unless the spandril angles shall be filled in solid with brick-work or other incombustible material.

Outside of chimneys in certain parts to be rendered,

Such person shall also cause the back or outside of such flue, which shall not be constructed so as to form part of the outer face of an external wall, to be properly rendered in every case where the brick-work of which such back or outside may be constructed is less than *nine inches* thick.

Brick-work about certain flues to be of fire-brick and extra thick.

25. Every person who shall erect a new building shall cause every flue in such building which may be intended for use in connection with any furnace, copper, steam-boiler, or close fire constructed for any purpose of trade, business or manufacture, or which may be intended for use in connection with any cooking range or cooking apparatus of such building when occupied as a hotel, tavern, or eating-house to be surrounded with fire-brick at least *four and a-half inches* thick for a distance of *ten feet* at the least in height from the floor on which such furnace, copper, steam-boiler, close fire, cooking range or cooking apparatus may be constructed or placed.

Specification for brick chimneys for factories, &c.

26. Every person who shall erect a brick chimney in connection with any factory or place in which steam water, or other mechanical power is to be employed, shall cause the same to be built of good sound bricks each capable of sustaining a pressure of not less than 600 lbs. to the square inch, and incapable of absorbing as much as twelve per cent. of its own weight, and shall also construct such chimney in accordance with the following rules, and in every case the thickness of brick-work prescribed shall be the minimum thickness of brick-work of which any such chimney may be constructed :—

- (a) He shall cause such chimney to be built of a diameter at the base of not less than *one-twelfth* of the height, and for a height of at least *twenty feet* from its base such chimney shall be lined with fire-brick.

- (b) He shall cause the batter of such chimney to be not less than one-third of an inch to the foot.
- (c) Where the inside diameter of the chimney at the top does not exceed *four feet six inches*, the thickness of the brick-work shall be as follows:—

From the top of the chimney to the level of *twenty-five feet* below the top, it shall be *nine inches* in thickness.

From the level of *twenty-five feet* below the top of the chimney to the level of *fifty feet* from the top, it shall be *fourteen inches and a-half* in thickness, and for each further space of *twenty-five feet* below the level of *fifty feet* from the top, the thickness shall be in like manner further increased to the extent of *four and a-half inches*.

- (d) Where the inside diameter of the chimney at the top exceeds *four feet six inches*, the thickness of the brick-work shall be as follows:—

From the top of the chimney to the level of *twenty-five feet* below the top, it shall be *fourteen inches* in thickness.

From the level of *twenty-five feet* below the top of the chimney to the level of *fifty feet* below the top, it shall be *eighteen inches* in thickness, and for each further space of *twenty-five feet* below the level of *fifty feet* from the top, the thickness shall be in like manner further increased to the extent of *four and a-half inches*.

27. Every person who shall erect a chimney of cut-stone masonry in connection with any place in which steam, water, or other mechanical power is to be used, shall construct the same in accordance with the following rules, and in the thickness of masonry prescribed shall be the minimum thickness of which any such chimney may be constructed:—

Specification for cut-stone masonry chimneys for factories, &c.

- (a) He shall cause such chimney to be built of a diameter at the base of not less than *one-twelfth* of the height, and for a height of at least *twenty feet* from its base such chimney shall be lined with fire-brick..
- (b) He shall cause the batter of such chimney to be not less than one-third of an inch to the foot.
- (c) Where the inside diameter of the chimney at the top does not exceed *four feet six inches*, the thickness of the masonry shall be as follows:—

From the top of the chimney to the level of *twenty-five feet* below the top, it shall be *twelve inches* in thickness.

From the level of *twenty-five feet* below the top of the chimney to the level of *fifty feet* from the top, it shall be *eighteen inches* in thickness, and for each further space of *twenty-five feet* below the level of *fifty feet* from the top, the thickness shall be in like manner further increased to the extent of *four and a-half inches*.

27) Where the inside diameter of the chimney at the top exceeds *four feet six inches*, the thickness of the masonry shall be as follows:—

From the top of the chimney to the level of *twenty-five feet* below the top, it shall be *eighteen inches* thick.

From the level of *twenty-five feet* below the top of the chimney to the level of *fifty feet* below the top, it shall be *two feet* thick.

and for each further space of *twenty-five feet* below the level of *fifty feet* from the top, the thickness shall be in like manner further increased to the extent of six inches.

Open build-
ings.

28. Every person who shall erect a new open building shall construct the same in accordance with the following regulations:—

(a) The posts shall run down into the solid grounds to such depth as shall be prescribed by the Commissioner in each case, or shall be securely built into a mass of masonry constructed of suitable building materials set either in lime or cement.

(b) Two diagonal braces where necessary shall be provided one from each side of the post to the post-plate and securely fastened thereto.

(c) One diagonal brace where necessary shall be provided from one side of each post to the tie-beam and securely fastened thereto.

(d) The post-plates shall be securely tied or braced across each angle.

(e) The roof shall be properly and securely framed with trusses or with the written permission of the Commissioner supported by posts or cross beams.

29. Every person who shall erect a new building shall be responsible that all the building materials used are sound, of good quality and properly put together, so as to ensure safety. Any breach of this Bye-law shall be brought directly to the notice of the Commissioner who in each case satisfy himself, either personally or by an officer specially appointed for the purpose and not lower in rank than a Superintendent of Buildings, whether this Bye-law has been infringed or not.

With respect to the provision and maintenance of sufficient open space, either external or internal, about buildings to secure a free circulation of air and of other means for the adequate ventilation of buildings.

Limit of
height of
buildings
abutting on
or near
streets less
than 50 feet
wide.

30. A person who shall erect a new building which abuts on a street less than *fifty feet* in width or any part of which is within a distance of half the width of such street from a street less than *fifty feet* shall not, without the written permission of the Commissioner, erect such building to a greater height than the width between the point at which such building abuts on the street and the opposite side of such street.

- (b) He shall cause the batter of such chimney to be not less than one-third of an inch to the foot.
- (c) Where the inside diameter of the chimney at the top does not exceed *four feet six inches*, the thickness of the brick-work shall be as follows:—

From the top of the chimney to the level of *twenty-five feet* below the top, it shall be *nine inches* in thickness.

From the level of *twenty-five feet* below the top of the chimney to the level of *fifty feet* from the top, it shall be *fourteen inches and a-half* in thickness, and for each further space of *twenty-five feet* below the level of *fifty feet* from the top, the thickness shall be in like manner further increased to the extent of *four and a-half inches*.

- (d) Where the inside diameter of the chimney at the top exceeds *four feet six inches*, the thickness of the brick-work shall be as follows:—

From the top of the chimney to the level of *twenty-five feet* below the top, it shall be *fourteen inches* in thickness.

From the level of *twenty-five feet* below the top of the chimney to the level of *fifty feet* below the top, it shall be *eighteen inches* in thickness, and for each further space of *twenty-five feet* below the level of *fifty feet* from the top, the thickness shall be in like manner further increased to the extent of *four and a-half inches*.

27. Every person who shall erect a chimney of cut-stone masonry in connection with any place in which steam, water, or other mechanical power is to be used, shall construct the same in accordance with the following rules, and in the thickness of masonry prescribed shall be the minimum thickness of which any such chimney may be constructed:—

Specification for cut-stone masonry chimneys for factories, &c.

- (a) He shall cause every chimney to be built of a diameter at the base of not less than *one-twelfth* of the height, and for a height of at least *twenty feet* from its base such chimney shall be lined with fire-brick..
- (b) He shall cause the batter of such chimney to be not less than one-third of an inch to the foot.
- (c) Where the inside diameter of the chimney at the top does not exceed *four feet six inches*, the thickness of the masonry shall be as follows:—

From the top of the chimney to the level of *twenty-five feet* below the top, it shall be *twelve inches* thick.

From the level of *twenty-five feet* below the top of the chimney to the level of *fifty feet* below the top, it shall be *eighteen inches* thick.

And for each further space of *twenty-five feet* below the level of *fifty feet* from the top, the thickness shall be in like manner further increased to the extent of six inches.

- (d) Where the inside diameter of the chimney at the top exceeds *four feet six inches*, the thickness of the masonry shall be as follows:—

From the top of the chimney to the level of *twenty-five feet* below the top, it shall be *eighteen inches* thick.

From the level of *twenty-five feet* below the top of the chimney to the level of *fifty feet* below the top, it shall be *two feet* thick.

And for each further space of *twenty-five feet* below the level of *fifty feet* from the top, the thickness shall be in like manner further increased to the extent of *six inches*.

Open build-
ings.

28. Every person who shall erect a new open building shall construct the same in accordance with the following regulations:—

- (a) The posts shall run down into the solid grounds to such depth as shall be prescribed by the Commissioner in each case, or shall be securely built into a mass of masonry constructed of suitable building materials set either in lime or cement.

- (b) Two diagonal braces where necessary shall be provided one from each side of the post to the post-plate and securely fastened thereto.

- (c) One diagonal brace where necessary shall be provided from one side of each post to the tie-beam and securely fastened thereto.

- (d) The post-plates shall be securely tied or braced across each angle.

- (e) The roof shall be properly and securely framed with trusses or with the written permission of the Commissioner supported by posts or cross beams.

29. Every person who shall erect a new building shall be responsible that all the building materials used are sound, of good quality and properly put together, so as to ensure safety. Any breach of his Bye-law shall be brought directly to the notice of the Commissioner who either personally or by an officer specially appointed for the purpose and not lower in rank than a Superintendent of Buildings, shall determine whether this Bye-law has been infringed or not.

With respect to the provision and maintenance of sufficient open space, either external or internal, about buildings to secure a free circulation of air and of other means for the adequate ventilation of buildings.

Limit of
height of
buildings
abutting on
or near
streets less
than 50 feet
wide.

30. A person who shall erect a new building which abuts on a street less than *fifty feet* in width or any part of which is within a distance of half the width of such street from a street of less width than *fifty feet* shall not, without the written permission of the Commissioner, erect such building to a greater height than one and a-half times the width between the point at which such building abuts on the street, and the opposite side of such street. Any approaches nearest to the street,

Provided that nothing herein contained shall debar any person from building up to the full height of any building (belonging to himself) which has stood within two years on the same site, and on which he has not been precluded from building by any injunction or order of a Court.

31. Every person who shall erect a new dwelling-house shall so construct such dwelling-house that the whole of at least one side of every room thereof intended to be inhabited shall either be an external wall abutting on the open air or abut on an interior open space having an area equal to not less than one-tenth of the aggregate floor area of all the rooms abutting thereon, and being not less in any direction than six feet across.

Open spaces around dwelling-houses.

He shall provide between at least two of the external walls and the boundary line of the owner's premises, except where either of such wall faces a street of not less than fifteen feet in width, an open space extending throughout the entire length of such wall, at least two feet wide. He shall cause every interior open space required by this Bye-law to be constructed and kept free from any erection thereon and open to the sky and no cornice, roof or weather shade shall project or overhang the said open space more than six inches on any side thereof; provided that such connecting passages may be allowed as to the Commissioner shall seem necessary, such passages being open on one or both sides.

He shall construct every room intended to be inhabited in such building, except a room in the roof thereof, so that the same shall be in every part at least eight feet in height from the floor to the ceiling.

Height of rooms.

He shall so construct every such room in the roof or such building that the same shall have an average height of at least seven feet from the floor to the ceiling.

He shall so construct every such room that the same shall have a clear superficial area of not less than eighty square feet.

Superficial area of rooms.

He shall so construct every such room that the same shall be ventilated by means of doors or windows which open directly into the external air, and have an aggregate opening equal to not less than one-fourth of the superficial area of that side of the room which faces an open space.

Ventilation of rooms.

32. Every person who shall erect huts or sheds or ranges or blocks of huts or sheds, whether the same are to be used as dwellings or stables or for any other purpose, shall, if the Commissioner so require, build the same—

Huts, sheds, or ranges.

- (i) so that they may stand in regular lines with a free passage or way in front of and between every two lines of such width as the Commissioner may direct for ventilation and for facilitating scavenging; and,
- (ii) with such and so many privies, latrines or urinals and such means of drainage as the Commissioner may require; and,
- (iii) at such a level as will suffice for the means of drainage required by the Commissioner.

With respect to the Construction of Privies.

33. Every person who shall erect a new building shall, in connection with such building, construct such number of privies as shall be prescribed in each case by the Commissioner.

Privy accommodation.

34. A person who shall construct a new privy, whether in connection with a building or not, shall construct such privy upon such site or in such position only as shall be approved by the Commissioner.

Site of privies.

35. A person who shall construct a privy in connection with a building shall not, without the written permission of the Commissioner, construct such

Proximity of privies to water-supply.

privy within the distance of *twenty feet* from any well, spring, tank or stream of water used or likely to be used by man for drinking or domestic purposes, or for manufacturing drinks for the use of man, or otherwise in such a position as to render any such water liable to pollution.

Air space
round privies.

36. Every person who shall construct a privy in connection with a building shall so construct the same as to leave an external air space of not less than three feet in width and open to the sky surrounding such privy on every side thereof, except the entrance side, where any gallery or passage communicating with such privy shall be not less than two feet in width, and shall be open to the external air on both sides.

Ventilation
of privies.

37. Every person who shall construct privy in connection with a building shall provide such privy with a sufficient opening or with sufficient openings for ventilation to the satisfaction of the Commissioner, and such opening or openings shall be as near to the top as practicable, and shall communicate directly with the external air.

No room to
be erected
over a privy.

38. No person shall construct over a privy, whether old or new, any room or structure of any description except another privy or a bathing place or bath-room.

As to the giving of certain Notices by Persons intending to construct buildings.

Notice of
covering up
foundation.

39. Every person who shall erect a building within the meaning of subsection (2) of Section 337 of the Act, shall, before proceeding to cover up any foundation of a building, deliver or send or cause to be delivered or sent to the Engineer, at his office, notice in writing in which shall be specified the date on which such person will proceed to cover up such foundation.

40. In every case—

Contraven-
tions of Bye-
laws to be
amended.

Where a person, who shall erect a building, shall at any reasonable time during the progress or after the completion of the erection of such building, receive from the Engineer notice in writing specifying any matters in respect of which the erection of such building may be in contravention of any Bye-law relating to new buildings and requiring such person, within a reasonable time which shall be specified in such notice, to cause anything done contrary to any such Bye-law to be amended, or to do anything which by any such Bye-law may be required to be done, but which has been omitted to be done.

Such person shall, within the time specified in such notice, comply with the several requirements thereof, so far as such requirements relate to matters in respect of which the erection of such building may be in contravention of any such Bye-law.

Notice of
completion of
amendments.

Such person, within a reasonable time after the completion of any work which may have been executed in accordance with any such requirement, shall deliver or send or cause to be delivered or sent to the Engineer, at his office, notice in writing of the completion of such work.

Notice of
completion of
buildings.

41. Every person who shall erect a building shall within one month after the completion of the erection of such building, deliver or send or cause to be delivered or sent to the Engineer, at his office, notice in writing of the completion of the erection of such building.

Penalties.

42. Every person who shall commit any breach of any of the foregoing Bye-laws shall be punishable with fine which may extend to twenty rupees, and in the case of a continuing breach, with fine which may extend to ten rupees for every day after conviction for the first breach or after receipt of written notice from the Commissioner to discontinue the breach, during which the breach continues.

Evidence of exercise of powers, duties or functions.

43. Whenever, under any of the foregoing Bye-laws, the doing or the omitting to do a thing or the validity of anything depend upon the sanction, permission, approval, order, direction, requisition, notice, or satisfaction of the Commissioner, a written document signed by the Commissioner, or by any Municipal officer to whom the Commissioner may have delegated his powers, duties or functions in that behalf, purporting to convey, or set forth his sanction, permission, approval, order, direction, requisition, notice or satisfaction shall be sufficient *prima facie* evidence of such sanction, permission, approval, order, direction, requisition, notice or satisfaction.

44. In all cases in which under these Bye-laws dimensions are prescribed, the Commissioner shall have power, on application being made to that end, to permit of such dimensions being modified.

Bye-laws relating to Markets and Slaughter-houses.

Notn. No. 2148, dated 27th May 1895, B. G. G., 1895, Pt. I, p. 607.—The following Bye-laws made by the Municipal Corporation of the City of Bombay under Sections 461 and 462 of the City of Bombay Municipal Act No. III of 1888, and confirmed by His Excellency the Governor in Council under Section 463, are published for general information:—

BYE-LAWS relating to Markets and Slaughter-houses under the authority of Section 461, clauses (k), (l), (m), (n), and (o), and Section 462 of the City of Bombay Municipal Act, 1888.

CHAPTER I

General.

1. In the construction of the Bye-laws hereinafter contained, the following words and expressions shall have the meanings hereinafter respectively assigned to them, unless such meanings be repugnant to, or inconsistent with, the context or subject-matter in which such words or expressions occur: that is to say:

Interpretation
of terms.

Words importing the singular number shall include the plural, and the plural the singular, and words importing the masculine gender shall include females.

“The Act” means the City of Bombay Municipal Act, 1888, and includes any Act which may hereafter be passed in substitution for, or amendment of, the said Act.

“The Commissioner” means the Municipal Commissioner for the City of Bombay appointed under Section 54 of the Act, and includes an Acting Commissioner appointed under sub-section (3) of Section 59 of the Act.

“The Health Officer” means the Municipal Executive Health Officer for the time being appointed or acting under the Act.

“The Superintendent” means the Superintendent of Markets and Slaughter-houses for the time being.

The expression “a standing” shall include any place, space, or accommodation, whether defined or not, which may be allotted or allowed to any person resorting to a market for the purpose of sitting thereat as a seller of goods or wares, or for the purpose of placing thereon any stand, bench, board, tray, or other like thing.

Delegation of Powers, Duties and Function of Commissioner.

2. Any of the powers, duties or functions conferred, or imposed upon, or vested in the Commissioner by any of the following Bye-laws, may be exercised, performed, or discharged under the Commissioner's control, and subject to his revision and to such conditions and limitations, if any, as he shall think fit to prescribe, by any Municipal Officer whom the Commissioner generally or specially empowers in writing in this behalf; and in each of the said Bye-laws the word “Commissioner” shall, to the extent to which any Municipal Officer is so empowered, be deemed to include such officer.

CHAPTER II.

Municipal Markets.

Tenant, &c.,
to allow free
access for
inspection.

1. Every tenant or occupier of any shop, stall, godown, or standing in a Municipal market shall at all times afford free access thereto for purposes of inspection to the Commissioner, the Health Officer or the Superintendent, or to any Municipal Officer appointed in that behalf by the Commissioner.

Not to bring
in goods
except those
intended for
sale, or to
allow passages
or approaches
to be blocked.

2. A tenant or occupier of any shop, stall, godown, or standing in a Municipal market shall not bring or cause to be brought into such market any goods, provisions, or marketable commodities, except such as are intended for sale in such market, nor shall he for any longer time or in any other manner than shall be reasonably necessary for the conveyance of such goods, provisions, or marketable commodities to or from such shop, stall, godown, or standing, or any part of such market, place or deposit, or cause or allow to be deposited, in any passage or place adjoining such shop, stall, godown, or standing, or elsewhere, in such market, or in any of the immediate approaches thereto, any hamper, crate, basket, box, barrel or other receptacle for any goods brought into such market for the purpose of sale or of exposure of sale.

Goods, &c.,
not to project
beyond shops.

3. A tenant or occupier of any shop, stall, godown, or standing in a Municipal market shall not cause or allow any goods, provisions, marketable commodities, or articles to be deposited or exposed for sale in or upon such shop, stall, godown, or standing, so that such goods, provisions, marketable commodities or articles, or any part thereof shall project beyond the line of such shop, stall, or godown, or beyond the limits assigned to such standing so as to obstruct the passage of any person or of any goods, provisions, marketable commodities, or articles in or through the market or any part thereof.

4. Every tenant and occupier of any shop, stall, godown, or standing in any Municipal market shall daily arrange his goods before the hour of 6 A.M., and shall remove or put them away, and, in the case of a tenant or occupier of a shop, stall, or godown, close such shop, stall, or godown before the hour which may for the time being be prescribed by the Commissioner as the hour for closing such market, so as to admit of the market being thoroughly cleansed.

Shops to be arranged before 6 A.M. and closed before closing hour.

5. Every tenant and occupier of any shop, stall or godown in a Municipal market shall cause the same to be kept in a cleanly condition, shall allow no refuse or garbage to remain about it, but shall cause the same to be put in a tub, box or basket and to be carried to the proper receptacle.

Shops, &c., to be kept clean.

No person shall waste the water supplied in any Municipal market by the Corporation.

Water not to be wasted.

6. Every tenant and occupier and every servant of a tenant or occupier of any shop, stall, godown, or standing in any Municipal market shall at all times be decently and properly dressed when present in the market; and no tenant or occupier of a stall at which meat or fish is sold shall sit in or upon his stall so as to be in contact with such meat or fish.

Tenants, &c., of shops and their employes to be decently clad.

7. No person shall occupy or use any shop, stall, godown, standing, bench, table, compartment, place or space in any Municipal market, except as the immediate tenant or occupier thereof from the Corporation.

No tenancies except direct from the Corporation.

No person not being the immediate tenant or occupier from the Corporation, or an employé of such immediate tenant or occupier, shall sell or offer or expose for sale or deposit for sale or otherwise, any articles in or upon any shop, stall, godown, standing, bench, table, compartment, place or space in any Municipal market.

Only immediate tenants or occupiers from Corporation and their employes to sell in market.

No person shall assign, sub-let or part with the possession of any shop, stall, godown, standing, bench, table, compartment, place or space in any Municipal market.

No assignments or sub-letting permitted.

8. Every tenant or occupier of any shop, stall, godown, or standing in any Municipal market, who shall employ another person to carry on his business at such shop, stall, godown, or standing on his behalf and as his substitute, shall register with the Superintendent of Markets, and from time to time keep so registered, the name of every such employé who may for the time being be deputed to act for him as aforesaid.

Persons appointed as substitutes for tenants, &c., to be registered.

He shall forthwith cease to employ at such shop, stall, godown, or standing as such substitute as aforesaid any person whose employment in that capacity may be prohibited in writing by the Commissioner.

Substitutes prohibited by Commissioner not to be employed.

9. No person shall hold any sale by auction in any Municipal market without the written consent of the Commissioner.

No sales by auction without permission.

No person who is not a tenant or occupier of a shop, stall, godown, or standing in a Municipal market shall sell articles by sample in such market or its approaches, the bulk being elsewhere, or shall in such market tout for, or take an order, for any article.

Sale by sample by persons not being tenants, &c., prohibited.

Obstruction and laying hand on persons resorting to markets to obtain their customs not allowed.

No person, whether an occupier or not, shall obstruct or lay hand on persons resorting to the market in soliciting their custom.

No hawking, carrying about or crying of articles for sale.

10. No person shall hawk, carry about, or cry any article whatever for sale in any Municipal market.

No noisy instrument to be used to attract purchasers. No dogs allowed.

No person for the purpose of attracting purchasers to his shop, stall, godown, standing, bench, table, compartment, place or space, shall use in any Municipal market any bell or other noisy instrument whatever.

11. No person shall bring any dog, or knowingly permit any dog to follow him into any Municipal market.

No whistling, shouting or offensive language allowed.

12. No person shall, in any Municipal market, whistle, shout or make use of any violent, obscene, abusive, disgusting or offensive language.

No smoking, spitting pán-supári juice, or throwing about of orange peel, &c., allowed.

13. No person shall in any Municipal market smoke, spit the juice of "pán-supári," or wilfully or negligently throw or drop in or upon any avenue or passage of such market or any of the immediate approaches thereto, any orange peel, vegetable substance, or other matter whatsoever to the danger or damage of any person.

No loitering or standing in passages, &c., allowed.

14. No person shall loiter or stand in any of the avenues or passages of any Municipal market or its immediate approaches to the annoyance or obstruction of any person.

No person shall remove any meat or offal from any Municipal market without first wrapping the same up in cloth or paper, so that it shall not be exposed to the public view.

No sleeping allowed in markets.

No person shall sleep in or on any shop, stall, godown, or other place within the limits of any Municipal market.

No helkaries or coolies to ply in markets unless in employ of tenants, &c., or purchasers.

15. No person shall ply for hire as a helkari or cooly in any Municipal market unless he be in the service of a tenant or occupier of some shop, stall, godown, or standing in such market, or be brought into such market by a person resorting thereto for the purpose of purchasing therein.

Every person plying for hire as a helkari or cooly as aforesaid shall wear a badge on the sleeve of his left arm granted to him by the Superintendent, for which a deposit of Re. 1 will be required, together with the name and address of the holder to be entered in a register kept for the purpose, and such badge may be withdrawn at any time.

Directions of Superintendent for maintenance or order to be obeyed.

16. No person resorting to a Municipal market as a buyer or seller or as a helkari or cooly, shall at any time refuse, neglect or omit to comply with any reasonable directions of the Superintendent or any of his assistants for the maintenance of order and regularity.

17. Weights and measures according to recognized local standard of weights and measures will be kept in or near the principal Municipal market called the Arthur Crawford Markets, and an officer appointed by the Commissioner in that behalf will attend at this market at times to be fixed by the Commissioner, for the purpose of verifying weights and measures by comparison with the said standards, and for stamping the weights and measures so verified.

Standard weights and measures.

18. No tenant or occupier of a shop, stall, godown, or standing in a Municipal market shall keep at such shop, stall, godown, or standing, any weight or measure which has not been duly verified by comparison with the standard weight or measure and stamped in accordance with the provisions of Sections 418 and 419 of the Act.

No tenants, &c., to keep weights or measures other than such as have been verified and stamped under sections 418 and 419 of the Act.

19. An officer appointed by the Commissioner in that behalf of the farmer or contractor, to whom the right may have been farmed, will attend at the Arthur Crawford Markets or other Municipal markets, at times to be fixed by the Commissioner, for the purpose of weighing and measuring goods and articles. Fees shall be payable therefor as shall be fixed by the Commissioner with the sanction of the Standing Committee.

Weight and measurement of goods.

20. Every person who brings or causes to be brought any goods or articles to be weighed or measured by the Municipal standard weights or measures shall immediately after the weighing or measurement thereof is completed, cause the said goods or articles to be forthwith removed.

Goods to be removed after weight or measurement.

21. No person shall deliver to a purchaser any goods or articles of a less weight or measure than has been represented, or that have been fraudulently or deceptively packed.

Short weight or measure and fraudulent packing prohibited.

CHAPTER III.

Private Markets.

1. Every owner, lessee, contractor, agent, tenant or occupier of a private market or of any shop, stall, godown, or standing therein shall at all times afford free access to every part of the premises for purposes of inspection, to the Commissioner, the Health Officer, or the Superintendent, or to any Municipal Officer appointed in that behalf by the Commissioner.

Free access to be afforded to shops, stalls, &c., for inspection.

2. Every person to whom a license has been or may be granted by the Commissioner, under Section 403 of the Act, to keep open a private market, shall cause such market to be properly lighted to the satisfaction of the Commissioner by gas or oil lamps or electricity from sunset until the hour which may for the time being be prescribed by the Commissioner as the hour for closing such market.

Licensees to cause markets to be properly lighted.

3. Every person to whom a license has been or may be granted by the Commissioner, under Section 403 of the Act, to keep open a private market shall comply with the following regulations for securing and maintaining such market in a proper sanitary condition :—

Licensees to lime-wash twice a year or oftener if required.

- (a) He shall twice at least in every year, and oftener if required so to do by the Commissioner, cause the said market to be lime-washed both internally and externally to the satisfaction of the Commissioner.

And to paint once in every two years or oftener if required.

- (b) He shall once at least in every two years, and oftener if required so to do by the Commissioner, cause all woodwork or ironwork in the building of the said market to be painted to the satisfaction of the Commissioner.

CHAPTER IV.

Municipal Slaughter-houses.

Bandra Slaughter-houses.

Municipal slaughter-houses at Bandra for slaughter of animals other than pigs.

1. The Municipal slaughter-houses at Bandra are established and set apart for the slaughter of animals other than pigs, intended for human food for consumption in the city.

Animals brought for slaughter to be presented for inspection and fair ground fees to be paid.

2. A person bringing an animal intended for slaughter to the Municipal slaughter-houses at Bandra shall present such animal for inspection to the Superintendent or his Assistant at the fair ground attached to the said slaughter-houses (and which forms part of the slaughter-house premises) at least 48 hours before the time at which such animal is intended to be slaughtered, and shall pay the fair ground fee for such animal according to the scale for the time being in force.

Officer in charge to inspect and brand animals fit for slaughter.

3. The Superintendent, or his Assistant for the time being in charge at the fair ground, shall inspect and examine every animal so presented, and shall cause to be branded with some distinctive mark (but in such manner as not to cause pain) every such animal which he may consider fit to be slaughtered for human food.

Branded animals admitted to inner yard on payment of slaughter and carrying fees. Time for passing into inner yard.

- An animal so marked will, on payment of a slaughter and carrying fee at the rate for the time being in force, be admitted for slaughter into the inner yard of the slaughter houses, provided that no animal shall be permitted to pass into the inner yard of the slaughter-houses at a later hour in the day than 5 P. M. during the period from 1st October to 28th February or than 5-30 P. M. during the period from 1st March to 30th September.

Animals unfit for slaughter to be rejected and removed.

4. The Superintendent, or his Assistant whose duty it is to inspect any animal presented for inspection shall reject any such animal which for any reason may appear to him unfit to be slaughtered for human food. The owner of an animal so rejected shall cause it to be forthwith removed from the slaughter-house premises.

5. A person shall not under any circumstances pass or attempt to pass into the inner yard of the slaughter-houses any animal which has not been inspected and branded as fit for slaughter under Bye-law 3 of this Chapter. Any animal which has not been branded as aforesaid found within the inner yard of the slaughter-houses will forthwith be removed from the slaughter-house premises, and if it appears to be diseased, unsound, or unfit for human food will be dealt with pursuant to the provisions of Sections 415 and 417 of the Act.

No unbranded animal to be passed into inner yard. Any found there unbranded to be removed and if necessary dealt with under sections 415 and 417 of the Act.

6. Should an animal which has been inspected and branded as aforesaid be found before slaughter to be diseased, unsound or otherwise unfit for human food, it will, notwithstanding it has been so branded, be forthwith removed from the slaughter-house premises, to be dealt with pursuant to the provisions of Sections 415 and 417 of the Act.

Animals though branded if found before slaughter to be diseased, &c., to be dealt with under sections 415 and 417 of the Act.

7. Should the carcass of an animal which has been inspected and branded as aforesaid be found after slaughter to be diseased, unsound, or otherwise unfit for human food, it will, notwithstanding the animal was so branded, be dealt with pursuant to the provisions of Section 416 of the Act. All fees paid in respect of the animals in Bye-laws 6 and 7 referred to, except the slaughter-fee in the case of animals slaughtered, will be refunded on application to the Superintendent.

Carcasses of animals though branded, if found diseased, &c., after slaughter, to be dealt with under section 416 of the Act.

8. Every person desirous of carrying on the business of a butcher, broker, shroff, cattle dealer or hide-dealer, or of otherwise carrying on trade or business, or of working for gain within the limits of the slaughter-house premises shall obtain from the Commissioner a written permission or ticket of license to enter and carry on such business within the said premises on payment of such annual or other fee as shall from time to time be fixed by the Commissioner with the sanction of the Corporation, and no person shall carry on any such trade or business or work for gain within the limits aforesaid without such written permission or ticket of license.

Butchers and others carrying on business to be licensed.

9. All animals are to be slaughtered in such a manner as will not cause unnecessary pain or suffering, and in dressing any carcass or portion of a carcass, the meat shall not be subjected to the process of "blowing" or "fooka" by any person.

Animals to be slaughtered without unnecessary pain.

10. No person not being the holder of a written permission or ticket of license shall without the previous permission of the Commissioner enter the Municipal slaughter-houses or fair ground at Bandra.

No unlicensed persons to enter slaughter-houses or fair ground.

11. No person shall carry any stick, bludgeon or other weapon within the limits of the Municipal slaughter-houses or fair ground at Bandra.

No sticks, bludgeons, &c., to be carried.

SLAUGHTER-HOUSE FOR PIGS AT SONÁPORE.

Slaughter-house at Soná-pore for pigs.

12. The Municipal slaughter-house for pigs at Soná-pore is established and set apart for the slaughter of pigs intended for human food for consumption in the city.

Pigs brought for slaughter to be presented for inspection, and slaughter-fees to be paid.

13. A person bringing a pig intended for slaughter to the Municipal slaughter-house for pigs at Soná-pore shall present such pigs for inspection to the Superintendent, or his Assistant in charge, at the slaughter-house, who shall inspect and examine every pig so presented, and shall pass every such pig which he may consider fit to be slaughtered for human food. A pig so passed will, on payment of such slaughter-fee as may from time to time be fixed by the Commissioner, with the approval of the Standing Committee, under the provisions of Section 407 (a) of the Act, be admitted for slaughter in the said slaughter-house: Provided that no slaughtering shall, without the previous special permission in writing of the Commissioner, be permitted in such slaughter-house except at night between the hours of sunset and sunrise.

MUNICIPAL SLAUGHTER-HOUSES GENERALLY.

Directions of Superintendent for maintenance of order to be obeyed.

14. No person resorting to a Municipal slaughter-house for any purpose shall at any time refuse, neglect or omit to comply with any reasonable directions of the Superintendent or any of his assistants for the maintenance of order and regularity.

CHAPTER V.

Penalties.

Every person who shall commit any breach of any of the foregoing Bye-laws contained in Chapters II, III and IV of these Bye-laws, shall be liable for every such breach to fine which may extend to Rupees 20, and in the case of a continuing breach to fine which may extend to Rs. 10 for every day after conviction for the first breach or after receipt of written notice from the Commissioner to discontinue the breach during which the breach continues.

Bye-laws under clauses (a), (b), (f), (g), (h), (j) and (p) of Section 461 of the Act.

Notn. No. 2728, dated 2nd July 1895, B. G. G., 1895, Pt. I, p. 740.— The following Bye-laws, made by the Municipal Corporation of the City of Bombay under Section 461 of the City of Bombay Municipal Act No. III of 1888, and confirmed by His Excellency the Governor in Council under Section 463, are published for general information:—

BYE-LAWS.

Under the authority of Section 461 of the City of Bombay Municipal Act, 1888.

Under clause (a):—For regulating Municipal Water Works in certain particular.

Under clause (b):—For regulating the supply and use of water at the public tanks and wells.

Under clause (f):—With respect to the control and supervision of premises used for purposes mentioned in Section 394 of the Act and of trades and manufactures carried on therein.

Under clause (g):—With respect to the inspection of milch cattle and prescribing and regulating the construction, dimensions, ventilation, lighting, cleansing, drainage, and water-supply of dairies and cattle sheds in the occupation of persons following the trade of dairymen or milk-sellers.

Under clause (h):—For securing the cleanliness of milk stores, milk shops and milk vessels used by dairymen and milk-sellers for containing milk.

Under clause (j):—Requiring notice to be given whenever any milch animal is affected with any contagious disease and prescribing precautions to be taken for protecting milch cattle and milk against infection or contamination.

Under clause (p):—For regulating the disposal of the dead and the maintenance of all places for the disposal of the dead in good order and in a safe sanitary condition, due regard being had to the religious usages of the several classes of the community.

GENERAL.

1. In the following Bye-laws the Act means "The City of Bombay Municipal Act, 1888." Words and expressions which are defined in the Act have the same meaning as in the Act. Interpretation.

2. Any of the powers, duties or functions, conferred, or imposed upon or vested in the Commissioner by any of the following Bye-laws, may be exercised, performed or discharged under the Commissioner's control and subject to his revision and to such conditions and limitations, if any, as he shall think fit to prescribe, by any Municipal Officer whom the Commissioner generally or specially empowers in writing in this behalf; and in each of the said Bye-laws the word "Commissioner" shall, to the extent to which any Municipal Officer is so empowered, be deemed to include such officer. Delegation of powers, duties, and functions of Commissioner.

3. Whenever under any of the following Bye-laws the doing or omitting to do anything or the validity of anything depends upon the sanction, permission, approval, order, direction, requisition, notice or satisfaction of the Commissioner, a written document signed by the Commissioner or any Municipal Officer to whom the Commissioner may have delegated his powers, duties or functions in that behalf, purporting to convey or set forth his sanction, permission, approval, order, direction, requisition, notice or satisfaction, shall be sufficient evidence of such sanction, permission, approval, order, direction, requisition, notice or satisfaction. Evidence of exercise of powers, duties, or functions.

Under clauses (a) and (b):—With respect to the regulation of Municipal Water Works and the supply and use of water at the public tanks and wells.

1. No person shall bathe in any part of the Vihar Lake, the Tulsi Lake, the Pawai Lake or the Tansa Lake, or in any stream, duct or conduit

by which water is or may be conducted from either of the said lakes into Bombay or in any Municipal reservoir, or in any public tank or well, other than such public tanks or wells (if any) as may from time to time be assigned and set apart by the Commissioner for the purpose of bathing.

2. No person having charge of any animal shall permit or suffer the same to stray or otherwise go into either of the lakes or in any stream, duct or conduit aforesaid.

3. No person shall wash any horse, cow, buffalo, sheep or other animal in any public tank or well, other than such public tanks or wells (if any) as may from time to time be assigned and set apart by the Commissioner for the purpose of washing animals.

4. No person shall cause or suffer any vehicle or horse, or any animal of which he may be in charge except "bhistis' water bullocks" to go or be upon the pavement surrounding or adjoining or pertaining to any public tank or well other than such public tanks or wells (if any) as may from time to time be assigned and set apart by the Commissioner for the purpose of washing animals.

5. A person resorting to a public tank or well shall not use, for drawing water therefrom, any pakhal, pot, chatty or other vessel which is not in a cleanly state.

He shall not rinse out, wash or cleanse, in such tank or well, any pakhal pot, chatty or other vessel.

He shall not throw or pour back any water into such tank or well.

Under clause (f) :—With respect to the control and supervision of premises used for purposes mentioned in Section 394 of the Act and of trades and manufactures carried on therein.

CHAPTER I.

Applicants for licenses to submit, if required, written applications, plans, &c.

1. Every person who shall apply to the Commissioner for a license to use any premises for any of the purposes mentioned in Section 394 of the Act, shall, if required so to do by the Commissioner, submit an application in writing, and shall also, if so required, furnish a plan of the premises and such other details and information in writing as may be called for in reference to the said premises or the use to which the same are intended to be put.

Owners of premises to furnish, if required, names of occupants.

2. Every owner of any premises used for any of the purposes mentioned in Section 394 of the Act, shall furnish to the Commissioner, whenever required, a statement in writing, containing the name of the person, or if more than one, of each of the persons, occupying the said premises, or using the same, for any of the purposes aforesaid.

License-holders to afford facilities for examination of premises.

3. Every person who may have obtained from the Commissioner a license for the use of any premises for any of the purposes mentioned in Section 394 of the Act shall, at all times, afford every facility and assistance in his power to enable the Commissioner to inspect and thoroughly examine the said premises under the provisions of Section 396 of the Act.

CHAPTER II.

Premises used for packing, pressing, cleansing, preparing or manufacturing by any process whatever cloths in indigo or other colours.

4. Every person who may have obtained from the Commissioner a license for the use of any premises for the purpose of packing, pressing, cleansing, preparing or manufacturing by any process whatever cloths in indigo or other colours shall cause all materials which have been received upon the said premises and which are not required for immediate use, to be stored in such a manner and in such a situation as to prevent the emission of noxious or injurious effluvia therefrom.

License-holder to store materials not required for immediate use so as to prevent emission of effluvia.

5. He shall adopt the best practicable means of rendering innocuous all vapour emitted during any trade process, either from the articles operated upon or from the contents of any cask, tank, vat, pan, or other receptacle upon the said premises.

To adopt best means of rendering vapours innocuous.

6. He shall at the close of every working day cause the said premises to be thoroughly cleansed.

To cleanse premises daily.

7. He shall cause every floor or pavement upon the said premises to be kept at all times in good order and repair, so as to prevent the absorption of any liquid filth or refuse, or any noxious or injurious matter which may fall or be deposited thereon.

To keep floors, &c., in good repair.

8. He shall cause the drying ground and all the ground surface of the said premises to be kept smooth and free from hollows or inequalities so as to prevent any accumulation thereon of any liquid, filth or refuse.

To keep drying ground free from hollows, &c.

9. He shall cause every drain or means of drainage upon or in connection with the said premises to be maintained at all times in good order and efficient action.

To maintain drainage in good order.

CHAPTER III.

Premises used for storing, packing, pressing, cleansing, preparing or manufacturing by any process whatever any of the following articles, viz. :—

Blood,	Catgut,	Meat,	Soap,
Bones,	Fat,	Offal,	Tallow,
Candles,	Manure,	Oil-cloth,	

10. Every person who may have obtained from the Commissioner a license for the use of any premises for the purpose of storing, packing, pressing, cleansing, preparing or manufacturing by any process whatever any of the following, viz. :—

License-holder to cause premises to be cleansed daily.

Blood,	Catgut,	Meat,	Soap,
Bones,	Fat,	Offal,	Tallow,
Candles,	Manure,	Oil-cloth,	

shall at the close of every working day cause the said premises to be cleansed.

He shall at the same time cause all refuse fragments of animal or other matter which have fallen or been deposited upon any part of the said premises to be collected and placed in a suitable receptacle to the satisfaction of the Commissioner.

To cause refuse fragments to be collected.

To cause all receptacles to be kept clean.

11. He shall cause the interior and exterior of every boiling pan, and of every cask, tank, vat, pan, trough or other receptacle upon the said premises to be thoroughly cleansed from time to time as often as may be necessary to prevent any accumulation of filth in or upon the cask, pan, tank, vat, trough or receptacle⁽¹⁾.

To store materials not required for immediate use so as to prevent emission of effluvia.

12. He shall cause all materials which have been received on the said premises and which are not required for immediate use in his trade to be stored in such a manner and in such a situation as to prevent the emission of noxious or injurious effluvia therefrom.

To adopt best means of rendering vapours innocuous.

13. He shall adopt the best practicable means of rendering innocuous all gas or vapour emitted during any trade process either from the articles operated upon or from the contents of any cask, tank, vat, pan, trough or other receptacle upon the said premises.

To keep all internal surfaces of walls and floors in good order.

14. He shall cause every part of the internal surface of the walls of any building and every floor and pavement upon the said premises to be kept at all times in good order and repair so as to prevent the absorption therein of any liquid, filth or refuse, or any noxious or injurious matter which may be splashed or may fall to be deposited thereon.

To lime-wash interior twice a year or oftener.

15. He shall cause every part of the internal surface of the walls and ceiling of every building upon the said premises to be thoroughly lime-washed twice at least in every year, or oftener if so required by the Commissioner.

To maintain drainage in good order.

16. He shall cause every drain or means of drainage upon or in connection with the said premises to be maintained at all⁽²⁾ times in good order and efficient action.

To maintain ventilation in good order.

17. He shall cause every such means of ventilation as may be provided in or in connection with the said premises to be maintained at all times in good order and efficient action.

To adopt and maintain appliances, &c., for preventing nuisance.

18. He shall at all times adopt and cause to be maintained in good order and efficient action upon the said premises all such appliances or means as the Commissioner may from time to time require, for the purpose of preventing, abating, or minimizing any nuisance or annoyance to the neighbourhood or to the public from the use to which the said premises are put.

Buildings used for storing not to be inhabited.

19. He shall not permit or suffer any building upon the said premises in or upon which any of the said articles is or are stored or kept to be used for human habitation.

Not to apply to storage of fully manufactured articles.

Provided, however, that nothing in this Chapter shall be deemed to apply to the keeping or storage of any of the articles aforesaid after the preparation or manufacture thereof has been fully completed.

⁽¹⁾ As corrected by Notification No. 421, dated 28th January 1896, printed at page 698, *infra*.

⁽²⁾ The word "all" was inserted by Notification No. 424, dated 28th January 1896, printed at page 698, *infra*.

CHAPTER IV.

Premises used for cleansing or preparing by any process whatever hides or skins.

20. Every person who may have obtained from the Commissioner a license for the use of any premises for the purpose of cleansing or preparing by any process whatever hides or skins shall at the close of every working day cause every floor or pavement on the said premises to be thoroughly swept.

License-holder to cause premises to be swept daily.

He shall at the same time cause all hair, fleshings and refuse fragments of skin, or other matter detached from any hide or butt, to be collected and placed in a suitable part of the said premises to await removal therefrom.

To cause hair, fleshings, &c., to be collected,

He shall cause the hair, fleshings and refuse fragments which have been so collected and which are not intended to be subjected to any further trade process upon the said premises to be removed therefrom with all reasonable despatch.

and removed.

21. He shall cause every beam, table, bench, knife, hammer or other implement or apparatus used upon the said premises for the purpose of unhairing, fleshing, rounding, scudding, or stacking any hide or butt or in any other process of his trade, to be cleansed from time to time as often as may be necessary to prevent any accumulation of filth upon the beam, table, bench, knife, hammer, implement or apparatus.

To cause implements and apparatus to be kept clean.

22. He shall cause all waste lime which has been taken out of any pit upon the said premises to be forthwith deposited in suitable vessels or receptacles or in a properly constructed cart or carriage which, when filled or loaded, shall be covered in such a manner as to prevent the emission of noxious or injurious effluvia from the contents thereof, and shall, with all reasonable despatch, be removed from the premises.

To cause waste lime to be removed from premises with proper precautions.

23. He shall cause all filth which has been splashed upon any part of the internal surface of any wall of any building upon the said premises to be removed by scraping or by some other effectual means of cleansing at least twice in every year, or oftener if so required by the Commissioner.

To cause walls to be scraped or otherwise cleansed periodically.

He shall at the same time cause every part of the interior above the floor or pavement of the building to be thoroughly washed with hot lime-wash.

To cause interior to be lime-washed.

24. He shall cause every part of the internal surface of walls of any building and every floor or pavement upon the said premises to be kept at all times in good order and repair so as to prevent the absorption therein of any liquid filth or refuse, or any noxious or injurious matter which may be splashed or may fall or be deposited thereon.

To cause walls and floors to be kept in good repair to prevent absorption of noxious matter.

25. He shall cause every drain or means of drainage upon or in connection with the said premises to be maintained at all times in good order and efficient action.

To maintain drainage in good order.

Premises used for storing, packing or pressing hides or skins.

License-holder
to lime-wash
interior
periodically.

26. Every person who may have obtained from the Commissioner a license for the use of any premises for the purpose of storing, packing, or pressing hides or skins, shall cause every part of the internal surface of the walls and ceiling of every building upon the said premises to be thoroughly lime-washed twice at least in every year, or oftener if so required by the Commissioner.

To maintain
ventilation in
good order.

27. He shall cause every such means of ventilation as may be provided in or in connection with the said premises to be maintained at all times in good order and efficient action.

Buildings
used for stor-
ing not to be
inhabited.

28. He shall not permit or suffer any building upon the said premises, in or upon which any hides or skins are stored or kept, to be used for human habitation.

Not to apply
to storage of
leather or
skins properly
tanned.

29. Provided, however, that nothing in this Chapter shall be deemed to apply to the storing of leather or skins properly tanned and dressed.

CHAPTER V.

Premises used for storing, packing, pressing, cleansing, preparing or manufacturing by any process whatever any of the following articles, viz.:—

*Cotton refuse or seed,
Fins,
Fish,
Horns,*

*Hoofs,
Hair,
Rags,
Wool.*

License-holder
to keep pre-
mises thor-
oughly clean.

30. Every person who may have obtained from the Commissioner a license for the use of any premises for the purpose of storing, packing, pressing, cleansing, preparing or manufacturing by any process whatever any of the following articles, viz.:—

*Cotton refuse or seed,
Fins,
Fish,
Horns,*

*Hoofs,
Hairs,
Rags,
Wool,*

shall cause the said premises to be cleansed from time to time as often as may be necessary to prevent any accumulation of filth or refuse therein.

To cause
interior of
walls and ceil-
ing to be lime-
washed perio-
dically.

31. He shall cause every part of the internal surface of the walls and ceiling of every building upon the said premises to be thoroughly lime-washed twice at least every year, or oftener if so required by the Commissioner.

To maintain
drainage in
good order.

32. He shall cause every drain or means of drainage upon or in connection with the said premises to be maintained at all times in good order and efficient action.

To maintain
ventilation in
good order.

33. He shall cause every such means of ventilation as may be provided in or in connection with the said premises to be maintained at all times in good order and efficient action.

34. He shall at all times adopt and cause to be maintained in good order and efficient action upon the said premises all such appliances or means, as the Commissioner may from time to time require, for the purpose of preventing, abating, or minimizing any nuisance or annoyance, to the neighbourhood, or to the public, from the use to which the said premises are put.

To adopt and maintain appliances, &c. for preventing nuisance.

35. He shall not permit or suffer any building upon the said premises, in or upon which any of the said articles is or are stored or kept, to be used for human habitation.

Buildings used for storing not to be inhabited.

Provided, however, that nothing in this Chapter shall be deemed to apply to the keeping or storage of any of the articles aforesaid after the preparation or manufacture thereof has been fully completed.

Not to apply to storage of fully manufactured articles.

CHAPTER VI.

Premises used for keeping horses, cattle or other four-footed animals for sale or hire or for sale of the produce thereof.

36. Every person who may have obtained from the Commissioner a licence for the use of any premises for the purpose of keeping horses, cattle, or other four-footed animals for sale or hire, or for sale of the produce thereof, from time to time, whenever required by the Commissioner, furnish a statement in writing, containing the name of each of the persons who owns any of the horses, cattle, or other four-footed animals for the time being kept in the said premises, and the number or respective numbers of each class of animals so owned by him or them.

License-holder, if required, to furnish names of all owners of animals stabled.

37. He shall not cause or suffer the dung of any horses, cattle or other four-footed animals kept on the said premises to be deposited in such a situation or in such a manner as to pollute any water supplied for use, or used, or likely to be used, by man for drinking or domestic purposes, or any water used or likely to be used by milch cattle or horses or other four-footed animals, or in any dairy, or for cleansing or washing vessels used or intended for milk.

Dung not to be deposited so as to pollute water.

38. He shall cause the floor of every building used, or to be used, for stabling horses or cattle, to be paved or made with suitable material and sloped to the satisfaction of the Commissioner, so as to prevent any soakage into the ground of urine or other filth.

Floors to be paved so as to prevent soakage.

39. He shall provide upon, or in some convenient place in the immediate neighbourhood of, the said premises, a suitable receptacle or receptacles to the satisfaction of the Commissioner, for dung, manure, soil, filth, or other offensive or noxious matter which may from time to time be produced in the keeping of any such horses, cattle, or other four-footed animals as aforesaid upon the premises.

Receptacle for dung, &c., to be provided.

He shall cause such receptacle or receptacles to be constructed so that the bottom or floor thereof shall not in any case be lower than the surface of the ground adjoining such receptacle.

With floor not lower than surface of adjoining ground.

He shall also cause such receptacle or receptacles to be constructed in such a manner and of such materials and to be maintained at all times in such a condition as to prevent any escape of the contents thereof, or any soakage therefrom, into the ground or into the wall of any building:

To be so constructed as to prevent escape or soakage of contents.

To be furnished with cover.

He shall cause such receptacle or receptacles to be furnished with a suitable cover.

Paved space for washing cattle to be provided.

40. He shall also provide upon, or in connection with, the said premises, if used for keeping horses or cattle, a paved space to the satisfaction of the Commissioner, on which such horses or cattle can be washed.

Drainage to be maintained in good order.

41. He shall cause every drain or means of drainage upon, or in connection with, the said premises to be maintained at all times in good order and efficient action to the satisfaction of the Commissioner.

Premises to be thoroughly cleansed daily.

42. He shall once at least in every day cause the said premises to be thoroughly cleansed and flushed, and shall cause to be removed from the receptacle or receptacles provided in accordance with the requirements of Bye-law 39 all dung, manure, soil, filth, urine, or other offensive or noxious matter produced in or upon the said premises, and placed or accumulated in such receptacle, and shall cause the same to be deposited in such place or places as the Commissioner shall from time to time direct.

43. Stables for horses or cattle shall not be less than 12 feet in height, measuring from the floor to the wall plate, and if for one row for animals the breadth shall not be less than 12 feet, measuring from the outside of the manger to the opposite wall, and if for a double row of animals not less than 25 feet, measuring from one manger to the other, if the mangers are placed against the external walls, and not less than 24 feet in breadth, measuring from the external walls, if the mangers are placed in the centre of the stable, and the space to be allowed to each horse shall not be less than 7 feet in width, and for each bullock, cow or buffalo not less than $3\frac{1}{2}$ feet in breadth.

Not more than four days' supply of hay, grass or straw to be stored at any one time.

44. He shall not cause or suffer a greater quantity of hay, grass, or straw to be kept or stored on the said premises at any one time, than will suffice to meet the requirements of four days of the animals stabled therein.

He shall not by storing the hay, grass, or straw encroach on, or diminish, the minimum space for animals prescribed by the last preceding condition.

No fires to be allowed near hay, &c.

He shall not cause or allow any fire to be lighted in any portion of the premises near to any hay, grass, or straw stored therein.

CHAPTER VII.

Premises used for storing for other than domestic use or selling timber or firewood.

Timber and firewood not to be stacked against walls.

45. A person who may have obtained from the Commissioner a license for the use of any premises for the purpose of storing for other than domestic use, or selling, timber or firewood shall not cause or suffer any timber or firewood to be stacked or piled upon the said premises against the wall of any building.

Maximum height for staking.

He shall not cause or suffer any timber or firewood to be stacked on the said premises to a greater height than 30 feet, if in an open space, or to a greater height than 20 feet, if in a building or confined space.

He shall not cause or suffer any timber or firewood to be stacked upon the said premises within the distance of 20 feet from a street or passage, unless and until he shall have taken, if so required by the Commissioner, special precautions to prevent the falling of any such stack.

Precautions in case of stacking near street.

He shall not, except during the monsoon season and with the previous permission in writing of the Commissioner, cause or suffer any covering consisting of cadjan, jowli, or other inflammable material to be erected, placed or kept over any portion of the said premises.

No inflammable coverings except during monsoon and with sanction.

46. He shall at all times keep the premises clean and dry to the satisfaction of the Commissioner.

Premises to be kept clean and dry.

47. In case he shall receive from the Commissioner a written notice, intimating the opinion of the Commissioner that the purpose for which the said premises are being used or the manner in which the same are being so used is, or is likely to be, from any cause, a source of danger or nuisance to persons residing in or resorting to the neighbourhood, he shall forthwith comply with any requisition contained in such notice for the total or partial discontinuance upon the said premises of the storing for other than domestic use, or for felling of timber or firewood, or for the total or partial removal of the timber or firewood, or any part thereof, from the premises.

On notice from Commissioner that danger or nuisance caused storage to be wholly or partly discontinued as required.

CHAPTER VIII.

Premises used for storing for other than domestic use, or selling, hay, grass, or straw.

48. A person who may have obtained from the Commissioner a license for the use of any premises for the purpose of storing for other than domestic use, or selling, hay, grass, or straw, shall not cause or suffer any hay or grass or straw to be stacked or heaped on the said premises, to a greater height than 50 feet.

Maximum height for stacking hay, grass or straw.

He shall not cause or suffer any fire to be lighted or used upon the said premises, nor shall he permit any smoking therein.

49. Every person who may have obtained from the Commissioner a license for the use of any premises for the purpose of storing for other than domestic use, or selling, hay, grass, or straw shall, if so required by the Commissioner, lay a water main of such size as may be prescribed by the Commissioner, from the nearest Municipal main to the said premises.

Water tanks to be provided.

50. He shall leave a clear space or passage of not less than 5 feet in width round each stack or heap.

Space to be left round each stack.

51. He shall at all times keep the premises clean and dry to the satisfaction of the Commissioner.

Premises to be kept clean and dry.

52. In case he shall receive from the Commissioner a written notice intimating the opinion of the Commissioner that the purpose for which the premises are being used or the manner in which the same are being so used is, or is likely to be, from any cause, a source of danger or nuisance to persons residing in or resorting to the neighbourhood, he shall forthwith comply with any requisition contained in such notice for the total or partial discontinuance upon the said premises of the storing for other than domestic use, or selling of hay, grass or straw, or for the total or partial removal of the hay, grass or straw or any part thereof respectively from the premises.

On notice from Commissioner that danger or nuisance caused storage to be wholly or partly discontinued as required.

Under clause (g) :—With respect to the inspection of Milch Cattle and the construction, dimensions, ventilation, lighting, cleansing, drainage, and water-supply, of Dairies and Cattle Sheds in the occupation of persons following the trade of Dairymen or Milk-sellers.

License-holder (in addition to preceding Bye-laws).

1. Every person who may have obtained from the Commissioner a license for the use of any premises for the purpose of a dairy or cattle shed for the stabling of milch cattle shall, in addition to the requirements prescribed by the foregoing Bye-laws with respect to "premises used for keeping horses, cattle or other four-footed animals for sale or hire or for sale of the produce thereof," comply with the following regulations.

To bring out animals for inspection if required.

He shall, whenever required by the Commissioner, bring out or cause to be brought out from such stable for the purpose of inspection all or any of the milch cattle which may for the time being be stabled therein, and shall provide every such facility as may be required for enabling the person making such inspection to thoroughly examine the said animals or any of them.

Water-supply to be provided. Well water not to be used.

2. He shall provide a sufficient supply of water to the said premises from a Municipal main and shall not, without the previous approval in writing of the Commissioner, cause or suffer any water drawn from a well to be used for or supplied to the animals stabled in the said premises.

Any of the requirements of Bye-laws as to new dairies and cattle sheds may be enforced.

3. If the said premises do not fulfil the requirements of the next succeeding Bye-laws respecting new dairies and cattle sheds, he shall so far alter the said premises, or any part thereof, as the Commissioner shall from time to time by notice in writing require, for the purpose of bringing the same into conformity, so far as may be deemed necessary, with the said requirements or any of them.

Regulations for construction of new dairies or cattle sheds.

4. Every person who shall erect a new dairy or cattle shed for the stabling of milch cattle belonging to dairymen or milk-sellers shall (subject to any alteration or modification previously approved in writing by the Commissioner) construct the same in accordance with the following rules :—

Building to be open.

(a) The building shall be open on all sides, but may be fitted with such sheds or screens as may in each case be approved by the Commissioner for the purpose of affording protection from sun or rain.

Roof.

(b) The roof shall be tiled or covered with corrugated sheet iron and shall be supported by wooden posts or iron columns.

Floor.

(c) The floor shall be paved throughout with suitable stone and the paving shall be so sloped as to ensure effectual drainage.

Open space to be provided all round.

5. Every person who shall erect a new dairy or cattle shed for the stabling of milch cattle belonging to dairymen or milk-sellers shall provide and maintain all round such dairy or cattle shed an open space of not less than 15 feet in width.

Not to be nearer to a street, &c., than 20 feet.

He shall not erect any portion of such dairy or cattle shed within a distance of 20 feet from any street or passage.

Drain.

6. Every person who shall erect a new dairy or cattle shed for the stabling of milch cattle belonging to dairymen or milk-sellers shall construct an open ovoid drain throughout such dairy or cattle shed of such materials and dimensions, with such fall, and in such manner in all respects as the Commissioner shall require, and shall connect such drain with such sewer, or other means of a drainage, or cesspool, as the Commissioner shall direct.

Under clause (h) :—For securing the cleanliness of Milk Stores, Milk-shops and Milk Vessels, used by persons following the trade of Dairymen or Milk-sellers.

1. A dairyman or milk-seller shall not sell or keep milk in any dwelling-house, or room or place used for sleeping or cooking.

Milk not to be sold in dwelling-houses, &c.

2. Every dairyman and milk-seller shall cause every part of the internal surface of the walls and ceiling of every room or place in which milk is kept or sold by him, to be thoroughly lime-washed twice at least in every year, or oftener if so required by the Commissioner.

Internal surfaces of walls and ceilings to be lime-washed periodically.

He shall also cause the floor of every such room or place, and every counter, shelf, or bench on which milk vessels are kept, to be washed and thoroughly cleansed daily.

Floors, counters, shelves, &c., to be cleansed daily.

3. Every dairyman and milk-seller shall cause every vessel used in his milk shop, or in the distribution of his milk, to be rinsed with water and thoroughly cleansed before and after use.

Milk vessels to be rinsed and thoroughly cleansed before and after use.

4. Every dairyman and milk-seller shall use and permit to be used for the washing and cleansing of milk vessels, such water only as is drawn from a Municipal main, or from a well to be previously approved in writing by the Commissioner.

Water from Municipal mains and approved wells only to be used for washing milk vessels.

Under clause (j) :—Requiring notice to be given whenever any milch animal is affected with any contagious disease and prescribing precautions to be taken for protecting milch cattle and milk against infection or contamination.

1. Every owner of milch cattle shall, in case of any outbreak of sickness among such cattle, give immediate notice thereof to the Health Department Inspector of the District in which the animals are kept, and shall also at once remove any sick animal from contact with other animals which are not sick and keep it apart in such place as may be approved by such Inspector, pending the orders of the Commissioner, or in case there shall be no suitable place on the premises where sick animals can be conveniently segregated, he shall, pending such orders as aforesaid, remove any such sick animal to some other place approved of by such Inspector.

Immediate notice to be given of any outbreak of sickness, and sick animals to be segregated.

He shall, immediately on receipt of the Commissioner's orders in regard to the segregation or disposal of such animal, comply with and carry out such orders.

Commissioner's order as to segregation, &c., to be carried out.

2. Every owner of a milch animal stabled in any Municipal milch cattle stable shall, in case of such animal becoming sick, give immediate intimation thereof in the first instance to the Ramosi in charge, who will have the sick animal at once removed from the stable and tied up in some convenient place pending the Commissioner's order for its disposal.

Sickness in a Municipal milch cattle stable to be reported in first instance to Ramosi in charge.

He shall immediately on receipt of the Commissioner's orders in regard to the segregation or disposal of such animal, comply with and carry out such orders.

Milk of diseased animals not to be sold or used for domestic purposes.

3. An owner of a milch animal suffering from any form of disease shall not permit the milk of such animal to be sold or used for domestic purposes until he shall receive the sanction in writing of the Commissioner in that behalf.

No persons suffering from dangerous or infectious disease to be permitted to sell or distribute milk.

4. A dairyman or milk-seller shall not permit any person suffering from any dangerous or infectious disease to sell or assist in the sale or distribution of milk, but shall at once cause every such person to be removed from the vicinity of the premises in which milk is stored or sold.

No person engaged in sale or distribution of milk to come in contact or communicate with diseased persons.

5. A person engaged in selling or assisting in the sale or distribution of milk shall not knowingly come in contact or communication with any person suffering from any dangerous or infectious disease.

Under clause (p) :—For regulating the disposal of the dead and the maintenance of all places for the disposal of the dead in good order and in a safe sanitary condition.

1. A person shall not, without the previous written permission of the Commissioner, cause to be erected or put up in any burying ground, under the immediate control and management of the Commissioner, any tombstone or other permanent mark showing the position of any grave.

2. In every case where in any place for the disposal of the dead the body of a person has been buried without coffin, a person shall not, at any time within a period of 12 months after the date of the burial of the body, cause or suffer the grave to be opened for another interment.

3. In every case where in any place for the disposal of the dead the body of a person has been buried in an unlined wooden coffin, a person shall not, at any time within a period of 18 months after the burial of the body, cause or suffer the grave to be opened for another interment.

4. In every case where in any place for the disposal of the dead the body of a person has been buried in a coffin composed of or lined with tin, lead, or other metal, a person shall not, at any time within a period of seven years after the date of the burial of the body, cause or suffer the grave to be opened for another interment.

5. Every person who, in any place for the disposal of the dead, causes a grave to be made or opened shall comply with the following rules :—

(a) All graves shall, so far as practicable, be made in regular lines.

(b) Every grave shall be properly filled in immediately after the deposit therein of the body or coffin, and any subsequent subsidence of the earth filling shall be carefully made up, particularly during and after the rainy season.

6. Every owner or person having the control of the place for the disposal of the dead shall cause the same to be kept clean and in good order and shall cause all rank vegetation to be regularly removed.

7. No person shall retain a corpse on any premises, without burning, burying, or otherwise lawfully disposing of the same, for more than 24 hours after death, except in the case of judicial enquiry.

8. A person having charge of any corpse intended for removal to Kerbela or other place of disposal outside British India shall not in any respect contravene the following prohibitions and rules or any of them :—

(a) No such corpse shall be retained on any premises other than a registered place of burial.

(b) No such corpse shall, without the special sanction of the Commissioner, be retained for a longer period than two months.

(c) Every such corpse shall be so enclosed in a suitable dammaged box, soldered metal case, coffin, or other covering as not to be or to cause nuisance or danger to the public health by the escape of any noxious gas or otherwise.

(d) In case any such corpse shall, during the time it is awaiting removal, be found to be offensive or otherwise a nuisance, immediate steps shall be taken to have the coffin or other covering put into proper order in such a manner as to render the corpse completely inoffensive.

9. A person having charge of any coffin containing a corpse intended to be removed beyond the limits of the City of Bombay by sea or rail shall cause such coffin to be protected by an outer casing or cover so as effectually to guard the same against damage in transit.

10. A person having charge of any coffin containing a corpse intended for transport beyond the limits of the City of Bombay shall not cause or suffer the same to be removed except under a certificate assigned by the Health Officer stating that such coffin is in a fit state to be removed.

11. For the disposal of the dead in every burial and burning ground belonging to the Municipality and under the immediate management and control of the Commissioner, fees shall be charged in accordance with the following scale :—

A

Mahlers and other Low Castes.

	Rs.	a.	p.
1. Sitting posture, adults whole or half grave ...	2	0	0
2. Ordinary posture, adults ...	0	4	0
3. Ordinary posture, children of 5 years and under (half grave) ...	0	2	0
4. Ordinary posture, children over 5 years (full grave) ...	0	4	0

Other Classes.

1. Sitting posture, adults ...	2	0	0
2. Ordinary posture, adults ...	1	0	0
3. Ordinary posture, children of 5 years and under (half grave) ...	0	8	0
4. Ordinary posture, children over 5 years (full grave) ...	1	0	0

PENALTIES.

Every person who shall commit any breach of any of the foregoing Bye-laws made under Clauses (a), (b), (f), (g), (h), (j), or (p), of Section 461 of the Act shall be punishable with fine, which may extend to Rs. 20, and in the case of a continuing breach, with fine, which may extend to Rs. 10 for every day after conviction for the first breach or, after receipt of written notice from the Commissioner to discontinue the breach, during which the breach continues.

Notn. No. 424, dated 28th January 1896, B. G. G., 1896, Pt. I, p. 76.—
Erratum.—In the third line of Section 11 of Chapter III of the bye-laws published under Government Notification No. 2728, dated 2nd July 1895 at pages 740—747 of the *Bombay Government Gazette*, Part I, of the 4th idem; omit the word “pan” occurring after the words “every cask,” and in the fourth line of Section 16 of the same chapter insert the word “all” after the words “to be maintained at.”

Fees payable on applications, appeals or references made under the Act to the Chief Judge of the Court of Small Causes of Bombay.

Notn. No. 4010, dated 14th November 1888, B. G. G., 1888, Pt. I, p. 954.—
In exercise of the power conferred by sub-sections (1) and (2) of Section 509 of the City of Bombay Municipal Act, 1888, the Governor in Council is pleased—

(1) subject to the proviso to sub-section (1) of the said section, to prescribe the following fees to be paid on applications, appeals or references made under the said Act to the Chief Judge of the Court of Small Causes of Bombay, viz.:

(a) on every application, appeal or reference made under Section 18, 20, 33, 217, 244, sub-section (3), 301, sub-section (4), 503, or 507 of the said Act, a fee of ten rupees: Provided that when any reference under Section 503 relates to a demand by the Municipal Commissioner for payment of expenses of which the amount does not exceed Rs. 180, the fee shall be at the reduced rate of one rupee for every Rs. 20 or fraction of Rs. 20 of the said amount;

(b) on every application made under Section 504 of the said Act, the same fee which would be leviable under the Presidency Small Cause Courts Act, 1882, on the institution of a suit for the recovery of a sum of the like amount as that to which such application refers or if the amount exceeds Rs. 2,000, the same fee which would be leviable on a plaint in a suit in the Small Cause Court for Rs. 2,000;

(c) on every summons and other process issued in any proceeding under any section other than 504 of the said Act, a fee of one rupee; and on every summons and other process in any proceeding under Section 504, a fee of the same amount as would be payable in respect of such summons or process under the Presidency Small Cause Courts Act, 1882, in a suit for a like amount: Provided that if the proceeding under Section 504 be in respect of a sum exceeding Rs. 2,000, the fee leviable on every summons and other process shall be the fee leviable for such summons or process in a suit for Rs. 2,000 under the Presidency Small Cause Courts Act, 1882;

(2) to determine that any fee prescribed under clause (a) or clause (b) of para. 1 of this Notification shall be payable in the first instance by the person presenting the application, appeal, or reference on which such fee is to be paid, the ultimate liability for the same being subject to any order which the said Chief Judge may pass under Section 508, sub-section (3), of the said Act.

Orders under Bombay Act I of 1889 (*Village Sanitation*).

Directing that the Act shall cease to be in operation in certain villages in the Panch Mahals District.

Notn. No. 2135, dated 27th May 1895, B. G. G., 1895, Pt. I, p. 635.—
In exercise of the powers conferred by Section 5, clause (1), of the Bombay Village Sanitation Act (I of 1889), the Governor in Council is pleased to direct that the said Act shall cease to have operation in the undermentioned villages, to which the said Act had been extended by the Collector of the Panch Mahals District under the powers conferred by Section 6 of the said Act, that is to say, in the villages of—

- (1) Malao in the Kalol Taluka of the Panch Mahals District.
- (2) Shera in the Godhra Taluka of the said district.

Extending Part III of the Act to certain villages in the Surat District.

Notn. No. 1019, dated 12th March 1895, B. G. G., 1895, Pt. I, p. 237.—
In exercise of the powers conferred by Section 7 of the Bombay Village Sanitation Act, 1889, His Excellency the Governor in Council is pleased to direct that unless a Notification be hereafter issued to the contrary, Part III of the said Act shall, on and from the 21st day of June 1895, being not less than three months from the date of this Notification, extend to the following villages in the Chikhli Taluka in the district of Surat, viz.:—

Villages.

- (a) Chikhli.
- (b) Samroli.

Any objection which any inhabitant of either of the said villages may desire to make to the said extension will, if submitted to a Secretary to Government or to the Collector not later than one month before the said date hereinbefore specified, be received and considered.

Rules and Orders under Bombay Act II of 1890 (*Salt*).

Bringing the Act into force in Sind from 2nd October 1890.

Notn. No. 6673A, dated 20th September 1890, B. G. G., 1890, Pt. I, p. 954.—In exercise of the power conferred by Section 1, sub-section (2), of the Bombay Salt Act, 1890, the Governor in Council is pleased to direct that the said Act shall come into force in Sind on the 2nd day of October 1890.

Appointing ex-officio Commissioner and Collector of Salt Revenue for the Settlement of Aden and its dependencies.

Notn. No. 1721, dated 6th March 1891, B. G. G., 1891, Pt. I, p. 234.—In exercise of the power conferred by Section 4 of the Bombay Salt Act, 1890, His Excellency the Governor in Council is pleased to appoint the Political Resident at Aden to be Commissioner of Salt Revenue and the Assistant Political Resident for the time being in charge of the local Salt Department to be Collector of Salt Revenue for the Settlement of Aden and its dependencies.

Appointing ex-officio Commissioner, Collector and Assistant Collector of Salt Revenue for Sind.

Notn. No. 2037, dated 23rd March 1891, B. G. G., 1891, Pt. I, p. 273.—In exercise of the power conferred by Section 4 of the Bombay Salt Act 1890, His Excellency the Governor in Council is pleased to appoint the Commissioner in Sind to be *ex-officio* Commissioner of Salt Revenue, and the Collector and Assistant Collector of Customs for the time being to be respectively *ex-officio* Collector and Assistant Collector of Salt Revenue for the Province of Sind.

Appointing officers holding certain appointments in Sind to be Collectors of Salt Revenue.

Notn. No. 10336, dated 17th December 1891, B. G. G., 1891, Pt. I, p. 1247.—In exercise of the power conferred by Section 4 of the Bombay Salt

Act, 1890, and in continuation of Notification No. 2097, dated the 23rd March 1891, published at page 279 of the *Bombay Government Gazette* of the 26th idem, His Excellency the Governor in Council is pleased to appoint the officers holding the following appointments for the time being to be by virtue of their respective offices Collectors of Salt Revenue within the limits of their respective ordinary revenue jurisdictions:—

All Collectors in Sind,

The Deputy Commissioners, Thar and Parkar and Upper Sind Frontier Districts,

All Assistant and Deputy Collectors in charge of a division of a district in Sind.

Investing certain officers with powers under Sections 28, 39, 42 and 44.

Notn. No. 1048, dated 7th March 1891, B. G. G., 1891, Pt. I, p. 249.—In exercise of the power delegated to him by His Excellency the Governor in Council under sub-section 2 of Section 10 of the Bombay Salt Act, 1890, the Commissioner of Customs, Salt, Opium and Abkari is pleased to invest the following officers with powers under the different sections of the said Act, to the extent shown, within the limits of their respective Ranges:—

	With all the powers under Sections.
All officers of not lower rank than an Assistant Collector of Salt Revenue.	39, 42 and 44.
All officers not lower in rank than a Sirkarkun and all officers holding charge of a Sirkarkun's office.	28, 39, 42 and 44.
The Special Officer at Cambay and the Port Officer, Kairwar	39, 42 and 44.
All Darogas of Salt-works	39 and 44.
Preventive Officers and all Coast Guard Inspectors	39.
All Inspectors on the Northern Frontier Preventive Line	39 and 44.
Inspectors on the Northern Frontier Preventive Line drawing pay of Rs. 100 per mensem or over.	42.
All Suzedars and Nakedars	39.
All Karkuns in charge of Custom Houses	39.
Vasuli Karkuns at Goregaum and Malarni	28 and 39.
Amaldars and Peons of the Guarding Establishment	39, clauses (e) to (g) only.
Abkari, Customs, Opium, Tobacco and Police Peons, and Forest Guards.	39, clauses (f) and (g) only.
All Abkari, Customs, Opium and Tobacco Inspectors and Sub-Inspectors, and the Supervisor and Assistant Supervisor, Uran Distilleries.	39.

	With all the powers under Sections.
All Police officers above the grade of a Head Constable, and all Police Patels.	39.
Assistant and Deputy Collectors of Land Revenue, Mámíatdárs, Mahálkaris, and Avalkárkúns having Magisterial powers.	39.
Conservators, Deputy and Assistant and Sub-Assistant Conservators of Forests, Forest Rangers, and Foresters.	39.

Investing certain officers with powers under Sections 28, 38 (2) and 44.

Notn. No. 6001, dated 5th November 1892, B. G. G., 1892, Pt. 1, p. 1102.—
In exercise of the power delegated to him by His Excellency the Governor in Council under sub-section 2 of Section 10 of the Bombay Salt Act, 1890, the Commissioner of Customs, Salt, Opium and A'bkári is pleased to invest the following officers with powers under the different sections of the said Act, to the extent shown, within the limits of their respective charges :—

Officers.	With powers under Sections.
Assistant Collectors of Salt Revenue	38, clause (2).
Kárkún in charge Panvel Custom House	28.
All Kárkúns in charge of Custom Houses	44.

Investing certain officers with powers under Sections 42 and 44.

Notn. No. 6600, dated 3rd December 1892, B. G. G., 1892, Pt. 1, p. 1210.—
In exercise of the power delegated to him by His Excellency the Governor in Council under sub-section 2 of Section 10 of the Bombay Salt Act II of 1890, the Commissioner of Customs, Salt, Opium and A'bkári is pleased to invest the undermentioned officers with powers under the different sections of the said Act, to the extent shown below, within the limits of their respective charges :—

Officers.	With power under Sections.
The Collector of Customs, Bombay	44.
The First Assistant Collector, Bombay ⁽¹⁾	
The Assistant Collectors of Customs, Bombay	
The Assistant Collector, Abkari Department, Bombay...	
The Inspectors on the Goa and Daman Frontiers, drawing pay of Rs. 100 per mensem or over.	42.

Notn. No. 6724, dated 9th December 1892, B. G. G., 1892, Pt. I, p. 1234.—Erratum.—In this office Notification No. 6600, dated the 3rd instant, read "The First Assistant Collector, Bombay," for "The First Assistant Collector of Customs, Bombay."

Investing the Inspectors on the Goa and Daman Frontier Preventive Lines with powers under Sections 39 and 44.

Notn. No. 6262, dated 17th November 1892, B. G. G., 1892, Pt. I, p. 1157.—In exercise of the power delegated to him by His Excellency the Governor in Council under sub-section 2 of Section 10 of the Bombay Salt Act, 1890, the Commissioner of Salt Revenue is pleased to invest the Inspectors on the Goa and Daman Frontier Preventive Lines with powers under Sections 39 and 44 of the said Act, within the limits of their respective charges.

Investing the Head Karkun of the Salt Department at Patharpunja on the Daman Frontier with powers under Section 44.

Notn. No. 1139, dated 2nd March 1892, B. G. G., 1892, Pt. I, p. 225.—In exercise of the power delegated to him by His Excellency the Governor in Council under sub-section 2 of Section 10 of the Bombay Salt Act, 1890, the Commissioner of Customs, Salt, Opium and Abkari is pleased to invest the Head Karkun of the Salt Department at Patharpunja on the Daman Frontier with powers under Section 44 of the said Act.

(1) As amended by Notification No. 6724, dated 9th December 1892, printed on this page.

Investing Officers holding certain appointments in Sind with powers under certain Sections of the Act.

Notn. No. 1032, dated 11th March 1895, S. O. G., 1895, Pt. I, p. 267.—In exercise of the power conferred on him under Section 10, clause (1), of the Bombay Salt Act II of 1890, and in supersession of all previous Notifications under the said section, the Commissioner in Sind hereby invests the officers for the time being, holding the appointments noted below, with all the powers described or contemplated in the sections of the said Act mentioned against them :—

- (a) Special Salt Inspector in Sind : Sections 39 and 42.
- (b) Superintendents, Maurypur, Saran and Dilyar Salt Works and Sukkur Salt Depôt : Sections 28, 39 and 44.
- (c) Inspectors and Assistant Salt Inspectors : Section 39.
- (d) The three Sub-Inspectors of Salt on Rs. 22 each, in the Thar and Parkar District : clauses (a), (b), (d), (e), (f) and (g) of Section 39.
Other Sub-Inspectors of Salt, Ferry peons and peons in charge of Salt Chaukis or Thānas : clauses (d), (e), (f) and (g) of Section 39.
- (e) All Police officers above the rank of constable : Section 39.
- (f) Clerks in charge salting stations at Shamspir, Reri and Bram Haidri : Section 39, clauses (a) i, ii and iii, (d), (e), (f) and (g).
- (g) All Sea Customs officers in charge of Ports and Wharves, Piers or Jetties, in Sind : Section 39.
- (h) All Mukhtyarkars and Taluka Head Munshis : Section 39.

Delegating to the Commissioner of Customs, Salt, Opium and A'bkāri the power vested in the Governor in Council by Section 10, sub-section 1.

• *Notn. No. 1297, dated 18th February 1891, B. G. G., 1891, Pt. I, p. 153.*—In exercise of the power conferred by sub-section 2 of Section 10 of the Bombay Salt Act, 1890, His Excellency the Governor in Council is pleased to delegate the power vested in him by sub-section 1 of the said section to the Commissioner of Customs, Salt, Opium and A'bkāri.

Delegating to the Commissioner of Salt Revenue for the Settlement of Aden the power vested in the Governor in Council by Section 10, sub-section 1.

Notn. No. 1721A, dated 6th March 1891, B. G. G., 1891, Pt. I, p. 234.—In exercise of the power conferred by sub-section 2 of Section 10 of the Bombay Salt Act, 1890, His Excellency the Governor in Council is pleased to delegate the power vested in him by sub-section 1 of the said section to the Commissioner of Salt Revenue for the Settlement of Aden.

The Sind Salt Rules, 1894.

Notn. No. 4678, dated 23rd June 1897, B. G. G., 1897, Pt. I, p. 1075.—

In exercise of the powers conferred by Sections 14, 37, 52, 58 and 59 of the Bombay Salt Act II of 1890, His Excellency the Governor in Council is pleased to make the following Rules, and to direct that on and after the 15th July 1897 the same shall have force in supersession of all existing rules on the same subjects respectively throughout the Province of Sind :—

Preliminary.

1. These rules may be cited as the Sind Salt Rules, 1894.

Short title.

Salt Earth.

2. Except—

- (a) within one mile of the frontier; and
- (b) within one mile of any Government salt work or storehouse or recognised salt deposit, persons belonging to any of the following classes, viz.,
 - (a) agriculturists, cleaners or huskers of grain,
 - (b) curers of hides,
 - (c) dyers,
 - (d) potters,

may, without a license from the Collector, excavate or remove salt earth, in the case of agriculturists, cleaners or huskers of grain, in any quantity, and in the case of any of the other three classes mentioned above, in any quantity not exceeding in the aggregate in any one day five seers in the case of any one household, but no salt earth so obtained shall be put to any use except as follows, that is to say,

- (a) (i) the manuring of fields,

{	by agriculturists, cleaners or huskers of grain.
---	--
- (ii) the constructing of threshing floors,
- (b) the curing of hides by curers of hides,
- (c) dyeing by dyers,
- (d) manufacture of pottery by potters.

Deposit of Salt.

3. After delivery has been taken of salt from a salt work, no person shall deposit, or cause or allow to be deposited such salt within one mile of any salt work except with the permission of the Superintendent and under a guard of such strength as the Superintendent may direct at the cost of the owner.

Salt not to be deposited by purchaser within one mile of salt work without permission.

Conservancy of Salt Works.

4. No person shall commit a nuisance within the limits of any salt work.

Nuisance prohibited.

*Warehousing of Salt for sale.*Forms of
licenses.

5. Licenses granted by the Collector under Section 37 of the Act for the storage or possession of salt for sale within any of the limits mentioned in Section 36 of the Act shall be either for the wholesale or for the retail sale of salt and shall be in the form annexed to these rules and contain the conditions specified in the said form.

Licenses when
to be taken
out and when
to expire.

6. Every license shall be taken out not later than the 1st of January in each year and shall be in force until the 31st December next following and no longer.

Separate
license for
each shop or
warehouse.

7. If a licensee desires to open, for purposes of sale, more than one shop or warehouse, he must obtain a separate license for each such shop or warehouse.

Certain condi-
tions to which
such licenses
shall be
subject.

8. Every such license shall be liable to suspension or revocation at any time on breach by the licensee or any of his servants of any of the conditions thereof or of any provisions of the Act.

*Disposal and destruction of things seized.*Destruction
of confiscated
salt earth.

9. Confiscated salt earth shall be destroyed.

Disposal of
perishable
goods
confiscated.

10. At any time after the seizure of goods under the Act, it shall be lawful for any Land Revenue Officer not lower in rank than the Mukhtyārkar or Head Munshi of the Tāluka or any Salt Revenue Officer not lower in rank than an Inspector to direct that any such goods which appear to him to be subject to natural and speedy decay shall be sold by public auction at once, or, if unsaleable, that they shall be destroyed.

Keep of
animals seized.

11. Any such officer as is referred to in the last foregoing rule may give the directions specified in Section 52 (b) in any case in which such directions may be given under the provisions thereof.

Surplus pro-
ceeds of sales
how to be
disposed of.

12. The surplus proceeds of all sales under Rules 11 and 12 shall, unless the owner of the property sold establishes his claim to them within three months of the sale, be forfeited to Her Majesty.

*Penalties.*For a breach
of Rules 2
and 3.

13. Whoever commits a breach of any of the Rules 2 and 3 shall be punished with fine which may extend to (50) fifty rupees, and in default of payment of fine, with simple imprisonment for a term which may extend to one month.

For a breach
of Rule 4.

14. Whoever commits a breach of Rule 4 shall be punished with fine which may extend to rupees (20) twenty, and in default of payment of the fine with simple imprisonment for a term which may extend to ten days.

Form of license for the storage and possession of salt (vide Rule 5).

I, _____, Collector of Salt Revenue, do hereby authorize and empower _____ now dwelling at _____ in the district of _____ in the Tāluka of _____ to store or have in his possession salt for the purpose of _____

sale in the below-mentioned building (*or enclosure or premises as the case may be*) situated in the village of _____ in the taluka of _____ in the district of _____ viz.: in the building (*enclosure or premises as the case may be*) known as _____ and situated on the _____ side of _____ street and numbered _____ No. _____ by the Municipality of _____ provided that he conform to the following conditions, viz.:—

1. That he keep and have ready for inspection at any time by any officer of the Salt or Revenue Department requiring to see the same, a detailed daily account, showing truly the quantities of salt received by him, the name of the persons from whom and of the Salt Works at which such salt has been obtained, the number and date of the permit covering the same and the names of the ports, if any, at which such salt is landed, as well as the names of the persons to whom he may sell salt and the quantity delivered to each in excess of one seer at places within 10 miles of any Salt Deposit and 5 seers elsewhere.

2. That he shall not sell more than 40 seers of eighty tolas each of salt to one and the same person except on the production by such person of a special permit under Section 38 (2) of the Bombay Salt Act II of 1890, to retain more than that amount for his private consumption or to transport more than that amount to some place beyond the limits mentioned in Section 36 of Bombay Act II of 1890, or to some other licensed shop or warehouse within those limits, duly signed by myself or my successor in office for the time being or by one of my Deputies or Assistants or any other officer empowered in this behalf under Section 38 (2) of the said Act.

3. That he shall not transfer this license to any other person nor permit salt to be sold under colour thereof by any other than himself or his servants.

For retail licenses only.

4. That he shall at no time keep in store less than 20 seers or more than 50 Indian maunds of salt or such other quantity as I or my successor in office may by special order prescribe.

For wholesale licenses only.

That he shall store all the salt in his possession in bags, each containing not less than one or more than three maunds.

That he shall be bound to sell not less than one maund at a time and give each purchaser of salt in excess of that quantity a certificate stating the date of sale, the name of such purchaser and the quantity purchased.

This license shall be in force from the _____ day of _____ 189 _____ until the _____ of _____ 189 _____, and no longer, but shall be liable to be suspended or revoked at any time by myself or one of my Deputies or Assistants in the event of infringement by the said _____ or by any of his servants of any conditions thereof or of any of the provisions of the Bombay Salt Act, 1890.

Given under my hand and seal at
day of 189 . . .

on the

Collector of Salt Revenue.

Declaring the Bassein Bandar to be Preventive Station for the examination of Salt.

(1) *Notn. No. 9948, dated 6th December 1884, B. G. G., 1884, Pt. I, p. 1153.*—The Commissioner of Customs, Salt, Opium and A'bkári hereby declares Bassein Bandar to be the Preventive Station under Section 22 of the Bombay Salt Act, No. VII of 1873, for the examination of salt removed from salt works in the Bassein and Ghodbandar Tálukas for export by sea to all places outside of the creek that separates the island of Sálsette from the mainland.

The examinations will be made at the barge moored for the purpose at the deep water anchorage of the bandar.

Declaring the Chendni Bandar in the Thána Creek to be Preventive Station for the examination of Salt.

(1) *Notn. No. 6152, dated 5th November 1887, B. G. G., 1887, Pt. I, p. 910.*—Under Section 22 of Act VII of 1873 (The Bombay Salt Act), Chendni Bandar in the Thána Creek is declared a preventive station for the examination of salt brought by boat from the works in the Panvel, Uran, Pen and Trombay Tálukas for transportation into the interior by Railway.

(1) *Notn. No. 80, dated 7th January 1888, B. G. G., 1888, Pt. I, p. 37.*—In continuation of this Office Notification No. 6152, dated the 5th November 1887 (published at page 910 of the *Bombay Government Gazette*, Part I, of the 10th idem), and under Section 22 of the Bombay Salt Act VII of 1873, Chendni Bandar in the Thána Creek is declared to be a Preventive Station for the examination of salt brought by sea from Works in the Karanja Táluka.

Rules for the sale of salt from the Maurypur Moach Salt Works.

Notn. No. 1191, dated 27th March 1893, S. O. G., 1893, Pt. I, p. 301.—In exercise of the powers conferred by Chapter V of the Bombay Salt Act II 1890, the Commissioner of Sind is pleased to make the following rules for the sale of salt to the public from the Maurypur Moach Salt Works:—

1. Salt will be supplied to the public at the Maurypur Moach Salt Works in quantities of not less than 24 Indian maunds on one application.

(1) These Notifications, issued under Bombay Act VII of 1873, are kept in force by Bombay Act II of 1890, Section 2.

2. The amount of duty with other charges payable on salt at the Maurypur Moach Salt Works is Rs. 2-9-6 per maund of 82½ pounds avoirdupois.

3. Applications for salt should be made to the Collector of Customs and Salt Revenue in Sind on printed Form A, which can be obtained at his office free of charge.

4. On receiving an application for salt the Collector of Customs and Salt Revenue in Sind will issue a chalan in Form C in duplicate, covering the amount of duty and other charges payable on the quantity of salt applied for. This chalan will be taken by the applicant to Her Majesty's Treasury, Bank of Bombay, where the money due on it will be paid by him.

5. The duplicate chalan, duly receipted, will be returned by the Agent, Bank of Bombay, to the applicant, who will present it at the office of the Superintendent, Maurypur Moach Salt Works.

6. The Collector of Customs and Salt Revenue in Sind will, on the day the chalan is issued, forward the application on which it was prepared to the Treasury Officer.

7. The Treasury Officer will, on the day of receipt of duty and other charges, make over the application with an endorsement showing receipt of duty and other charges to the peon of the Maurypur Moach Salt Works, who will attend daily to receive such receipted applications.

8. After the duplicate chalan and application, duly receipted, have been handed to the Superintendent, Maurypur Moach Salt Works, the quantity of salt shown in those documents will be issued by him and not otherwise.

9. A permit in Form B will be issued under his signature by the Superintendent, Maurypur Moach Salt Works, certifying that duty and other charges have been paid on the quantity of salt removed, and this permit will accompany the salt to its destination.

10. If the applicant wishes to consign the salt to more places than one, partition permits in Form B (1) will be issued by the Superintendent, Maurypur Moach Salt Works, and he will cancel and retain the original permit for the whole quantity.

11. Persons removing salt from the Maurypur Moach Salt Works must supply their own labour for weighments, which will be made under the superintendence of a clerk at the works. Salt which has not been duly weighed out will not be allowed to leave the works.

12. All salt must be removed in bags containing (2) two Indian maunds, and must leave the works and their vicinity by sunset of the day of issue. No salt will be allowed to remain within one mile of the Salt Works unless under a guard at the cost of the owner.

(رونيو-نمبر ۲۴۳)

فارم نمبر A

سپرٽينڊنٽ صاحب

عرض تہ پيسا في رپيا من تي پيش ٿو ڪريان واسطي ملڻ هئڻ جا من يا لوڻ مان -
 رسيد مٿين پيسن واسطي مليم - عرض ڪيل لوڻ جي نڪال جو وچور هيٺي فارم ۽ برابر پري ٿنوائڻ -

خریدار جو نالو	خریدار جي رهڻ جي جاء	ڪيترائي لوڻ واسطي عرض	لوڻ موڪلڻ جي جاء	لوڻ نڪالڻ جي ريت	لوڻ شهر جي ڪاٻي واسطي گهر جي يا ٻاهر نڪال لاء - جيڪڏهن پوئين مطلب تي تہ نالو شهر ۽ ضلع جو	لوڻ جي لیس جو وري جاري ٿيڻ مرصدا ر واسطي ڀاڄي ڪند لاء - جيڪڏهن پي واسطي تہ انجي رهڻ جي جاء جو نالو	ريماڪ

عرضدار

۱۸

نمبر

رسيد

تہ پيسا انداز رپيا بابت محصول # غيرہ لون
 هندي ملن جي کان پت وٽان مليا-

محصول جي في ۰-۸-۲ هندي من تي
 لون ڪڍڻ جو خرچ في هندي من تي
 جوڙ

واٽو چو نمبر

۱۸

۱۸

تاريخ

ڊپٽي ڪلڪٽر صاحب بهادر

FORM No. B.

No.

Salt

18

Name of exporter,

Residence of exporter,

No. and date of application,

Quantity of salt for which { Indian
duty, &c., has been paid ... } Maunds.

Amount of duty, &c., paid, Rs.

Destination of salt,

Route by which salt is to be conveyed,

Mode of conveyance,

Whether for local consumption or sub-
sequent transport; if for the latter,
ultimate destination.

Name of Weigh Clerk,

Period of use—till sunset of

Bags

Superintendent.

Sind Salt Department.



Sind Salt Department.

Salt duty, &c., to the amount of Rupees

having been paid by

Taluka

Zillah

resident of

he is hereby authorised to remove

Maunds of salt,

from the

by

for conveyance to

This permit is in force until sunset of the only.

Bags

Superintendent.

PERMIT.

Salt

18

پاس
لورک

۱۸۹

تاریخ
نمبر

لورک جی محصول وغیرہ بابت ریہا
پٹ

تعمیر

جیکان ملیا

ضلع

تعلقہ

تان لورک تہہ
ہدکری ہنگی حکم نورانی جی تہہ

رستی
مقام لورک چاندن

موکل لاء

تاریخ

ہی پاس جاری آہی فقط
جی شام تاء آگرو دیون

سپر نڈمنڈ

FORM No. B (1).

PARTITION PERMIT.

No.

No.

MAURYPUR SALT WORKS,

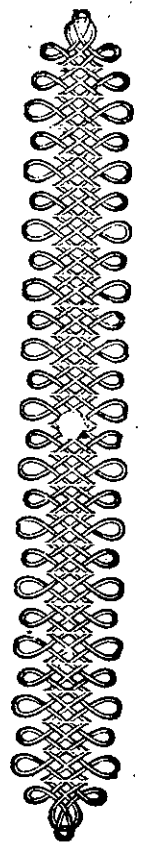
MAURYPUR SALT WORKS,

18 .

18 .

Name of exporter,
 Residence of exporter;
 Permit No. and date,
 Quantity of salt for which } Indian
 duty, &c., has been paid... } Maunds.
 Amount of duty, &c., paid, Rs.
 Quantity of salt to be removed } Indian
 under this permit ... } Maunds
 Value of salt to be removed under } Rs.
 this permit ... }
 Destination of salt,
 Route by which salt is to be conveyed,
 Mode of conveyance,
 Whether for local consumption or sub-
 sequent transport; if for the latter,
 ultimate destination ... }
 Name of Weigh Clerk,
 Period of use—till sunset of
 Bags

Sind Salt Department.



Sind Salt Department.

Salt duty, &c., to the amount of Rupees
 having been paid by , resident of

, Taluka , Zillah ,

he is hereby authorised to remove Indian Maunds of
 salt from the Maurypur Salt Works by
 for conveyance to

Permit No. , date

This permit is in force until sunset of the only.

Bags

Superintendent.

Superintendent.

LOCAL RULES AND ORDERS MADE UNDER [1890, Bo. Act II—

چونقي پاس يا پير وادو
نمبر

مار پيرور لوڙ ڪاڻ

۱۸

تاريخ

لوڙ جي معمول وغيره بابت پيسا انداز
پٽ

رهڻ ۽

چيڪان مليا

فلاح

تعداد

تعداد جي هندي حڪم توڻا جي نه مار پيرور لوڙ
ڪاڻ تان

هندي صفا لوڙ جا
رستي ڏيئي

پاس جو نمبر تاريخ

تاريخ

هي پاس جاري آهي فقط

جي شام ٽاڪ ۽ گبوليون

سڀ ڏنڊن ۾ صاحب

C.

Memorandum showing the minor and detail entries of Receipts under the Major Head—III Salt.

	Amount.		Remarks.
III.—Salt.			
Customs duty on Salt—			
SIND SALT DEPARTMENT ...			
Import duty—			
By sea			
By land			
Export duty			
Transit duty			
Double duty			
Proceeds of sale of Government Salt—			
SIND SALT DEPARTMENT ...			
Excise duty on Salt—			
SIND SALT DEPARTMENT			
Excise duty on Government Salt—			
Single duty			
Treaty price of salt*—			
SIND SALT DEPARTMENT			
Rent of warehouses—			
SIND SALT DEPARTMENT ...			
Fines and forfeitures—			
SIND SALT DEPARTMENT ...			
Carriage and freight—			
SIND SALT DEPARTMENT ...			
Miscellaneous—			
SIND SALT DEPARTMENT ...			
Cost of establishment recovered			
from salt farmers			
Storage charges recovered ...			
Rents			
Sale-proceeds of trees, grass, &c.			
Other items			

* To include manufacturing charges, bagging charges, storage charges and establishment charges on account of duty-free salt supplied to His Highness the Mir of Khairpur.

Section 35 and the rest of Part IV of the Bombay Act VII of 1873, to be in force within the Táluka of Dhandhuka of the Ahmedabad District and within a distance of ten miles from the Frontier of Káthiáwár.

(1) *Notn, dated 12th January 1876, B. G. G., 1876, Pt. I, p. 34.*—By virtue of the authority vested in him by Section 35 of Bombay Act VII of 1873, His Excellency the Governor in Council is pleased to direct that on and after the 1st June 1876 next, the provisions of that Section and of the rest of Part IV of the Act, shall be deemed to be, and be, in force in every place situated in British territory within the Táluka of Dhandhuka of the Ahmedabad District, and within a distance of ten miles from the frontier of Káthiáwár.

The Bombay Salt Rules, 1893.

Notn. No. 7890, dated 26th October 1893, B. G. G., 1893, Pt. I, p. 1014.—In exercise of the powers conferred by Sections 37, 52, 58 and 59 of the Bombay Salt Act, 1890, the Governor in Council is pleased to make the following rules, and to direct that on and after the 15th November, 1893, the same shall have force in supersession of all existing rules on the same subjects respectively :—

Preliminary.

1. These rules may be cited as the Bombay Salt Rules, 1893.

Short title.

Deposit and Storage of Salt at Salt-Works.

- | | |
|---|--|
| 1A. No person shall allow any salt which is under his control to lie unheaped for more than 10 days or for a period longer than that allowed under any general or special order communicated to him as made by the Collector of Salt Revenue in this behalf. | Period for which salt allowed to lie by salt pans. |
| 2. Except before first storage in heaps at a salt-work or after removal to a distance of at least one mile beyond a Preventive Station, no person shall sift or spread out any salt to dry except with the special sanction of the Commissioner. | Sifting and spreading out to dry prohibited except in certain cases. |
| 3. Before first storage no person shall sift salt or spread it out to dry except in places appointed by the Sarkarkun for that purpose. | And in places appointed by the Sarkarkun. |
| 4. The licensee shall be bound to store the salt produced in or during each manufacturing season separately from the salt produced in or during every other manufacturing season, unless specially permitted by the Sarkarkun to do otherwise. | Separate storage for the salt of each season. |
| 5. No person shall construct or cause or allow to be constructed any storage platform or salt heap in any shape or of any size or in any situation other than such as may be in accordance with the general or special orders of the Collector of Salt Revenue for the time being in force and applicable in that behalf. | Storage platforms |

(1) This Notification, issued under Bombay Act VII of 1873, is kept in force by Bombay Act II of 1890, Section 2.

No second salt heap to be opened till heap previously opened is exhausted.

6. When a heap of salt has been broken open to satisfy a permit, the licensee shall not, except with the written permission of the Sarkarkun, allow any other heap in the same salt-work to be resorted to for the same permit until the heap first opened has been disposed of and cleared away.

Limit to opening of salt heaps.

7. No person shall open or cause or allow to be opened any salt heap which he has been directed by the Sarkarkun not to open. The licensee shall close in such manner as the Sarkarkun may direct any salt heap which has been opened.

Salt not to be added to, or removed from, an incomplete heap in certain cases.

8. No person shall add to, or remove from, or cause or allow additions or removals to be made to, or from, any salt in a heap that has been partly made and not completed, if loss by smuggling, rain, flood, or any exceptional accident has occurred thereto, or if the Sazedar, on the ground of such loss having occurred, prohibits such addition or removal, unless and until such heap has been inspected by the Sarkarkun or some officer deputed by him.

Salt not to be added to a complete heap.

9. No person shall at any time add any salt to, or cause or allow any salt to be added to, a heap after it has been once made and completed.

Deposit of Salt.

Salt not to be deposited or allowed to remain near kothars without permission.

10. No person shall deposit or cause or allow to be deposited at any salt-work in the Kanara District any salt within 200 yards of any kothar or building used or intended to be used for the storage of salt on which excise duty has not been paid excepting on ground allotted for the purpose by the Sarkarkun; and any person depositing salt on any such ground shall be bound to at once remove it if so ordered by the Sarkarkun.

Removal of Salt.

Salt to be removed in marked bags.

11. Except as is hereinafter in this rule otherwise provided, no one shall remove salt from a salt-work otherwise than in bags legibly marked with consecutive numbers and with the initials or other distinguishing mark of the person on whose account the salt is removed: Provided that this rule shall not apply to removals of salt from Government Salt-Works at Kharaghoda to the stores or from the works at Sanikatta to the kothars, or to salt removed under the special orders of the Collector or by Wanjaris.

Conservancy of Salt-Works.

Nuisances prohibited.

12. No person shall commit a nuisance within the limits of any salt-work.

Ware-housing of Salt for Sale.

Forms of licenses.

13. Licenses, granted by the Collector under Section 37 of the Act for the storage or possession of salt for sale within any of the limits mentioned in Section 36 of the Act, shall be either for the wholesale or for the retail sale of salt and shall be in the form annexed to these rules and contain the conditions specified in the said form. The said conditions shall be deemed to be and shall have the same force as rules framed by the Governor in Council under Section 37 (1) of the Act.

14. Every license shall be taken out not later than the 1st of January in each year and shall be in force until the 31st December next following and no longer.

Licenses when to be taken out and when to expire.

15. The Collector may cancel or refuse to renew a license without assigning any reasons therefor.

Renewal may be refused.

16. If a licensee desires to open, for purposes of sale, more than one shop or warehouse, he must obtain a separate license for each such shop or warehouse.

Separate license for each shop or warehouse.

17. Every such license shall be liable to suspension or revocation, at any time, on breach, by the licensee or any of his servants, of any of the conditions thereof or of any provisions of the Act.

Certain conditions to which such licenses shall be subject.

Disposal and destruction of things seized.

18. Confiscated salt-earth shall be destroyed.

Destruction of confiscated salt-earth.

19. At any time after the seizure of goods under the Act, it shall be lawful for an officer not lower in rank than a Sarkarkun to direct that any such goods which appear to him to be subject to natural and speedy decay, shall be sold by public auction at once or, if unsaleable, that they shall be destroyed.

Disposal of perishable goods confiscated.

20. Any officer of a class not lower in rank than Sarkarkuns or Inspectors may give the directions specified in Section 52 (b) in any case in which such directions may be given under the provisions thereof.

Keep of animal seized.

21. The surplus proceeds of all sales under Rules 19 and 20 shall, unless the owner of the property sold establishes his claim to them within three months of the sale, be forfeited to Her Majesty.

Surplus proceeds of sales how to be disposed of.

Penalties.

22. Whoever commits a breach of any of the Rules 1A, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 or of any condition of a license granted in accordance with Rule 13, shall be punished with fine which may extend to rupees fifty, and in default of payment of fine, with simple imprisonment for a term which may extend to one month.

For a breach of Rules 1A, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 or any condition of a license granted under Rule 13.

23. Whoever commits a breach of Rule 12 shall be punished with fine which may extend to rupees twenty, and in default of payment of the fine, with simple imprisonment for a term which may extend to ten days.

For a breach of Rule 12.

FORM OF LICENSE FOR THE STORAGE AND POSSESSION
OF SALT (*vide* RULE 13).

I, _____ Collector of Salt Revenue, do hereby authorise and empower _____ now dwelling at _____, in the taluka of _____, in the district of _____, to store or have in his possession salt for the purpose of sale in the below-mentioned building (or enclosure or premises as the case may be) situated in the village of _____ in the taluka of _____ in the district of _____.

viz., in the building (enclosure or premises as the case may be) known as, and situated on the side of street and numbered No. by the Municipality of provided that he conform to the following conditions, *viz.*:

(1) That he keep and have ready for inspection at any time by any officer of the Salt Department, requiring to see the same, a detailed daily account showing truly the quantities of salt received by him, the name of the persons from whom, and of the salt-works at which such salt has been obtained, the No. and date of the permit covering the same and the names of the ports, if any, at which such salt is landed, as well as the names of the persons to whom he may sell salt and the quantity delivered to each.

(2) That he furnish on the first of every month to the Sarkarkun at an abstract account in such form as may from time to time be required of him, showing the gross quantities of salt received and sold by him during the previous month and the balance in store at the end of the same.

(3) That he shall not sell more than 40 seers of 80 tolas each of salt to one and the same person, except on the production by such person of a special permit under Section 38 (2) of the Bombay Salt Act II of 1890, to retain more than that amount for his private consumption or to transport more than that amount to some place beyond the limits mentioned in Section 36 of Bombay Act II of 1890, or to some other licensed shop or warehouse within those limits, duly signed by myself, or my successor in office for the time being, or by one of my deputies or assistants.

(4) That he shall not transfer this license to any other person, nor permit salt to be sold under colour thereof by any other than himself or his servants duly approved for such purpose by the Sarkarkun at , a list of whose names he shall from time to time, as required, furnish to the said Sarkarkun.

(For retail licenses only.)

(5) That he shall at no time keep in store more than 50 Indian maunds of salt or such other quantity as I or my successor in office may by special order prescribe.

(For wholesale licenses only.)

That he shall store all the salt in his possession in bags, each containing not less than one or more than three maunds.

(6) This license shall be in force from the day of 189 , until the day of 189 and no longer, but shall be liable to be suspended or revoked at any time by myself, or one of my deputies, in the event of the infringement by the said , or by any of his servants, of any conditions thereof or of any of the provisions of the Bombay Salt Act, 1890.

Given under my hand and seal at on the day of 189 .

Collector of Salt Revenue.

Rules for the disposal of applications for permission to open new Salt Works.

(1) *Notn. No. 1733B, dated 5th March 1890, B. G. G., 1890, Pt. I, p. 175.*—The disposal of applications for permission to open new salt works shall, subject to the control vested in the Governor in Council and in the Commissioner by Bombay Acts VII of 1873 and V of 1882, be regulated by the following rules :—

1. All applications for permission to manufacture salt are to be made to the Collector of Salt Revenue.

2. On receipt of any such applications the Collector of Salt Revenue shall in the first place make such enquiry as may be necessary to determine whether manufacture should be allowed or not in the locality referred to in the application. If it shall appear to him that manufacture may be allowed, and if the land be unoccupied, he shall report the result of his enquiry, with his own opinion and the grounds thereof, to the Commissioner of Salt Revenue, and shall, if the Commissioner so directs, apply to the Collector of Land Revenue to have the land placed at his disposal for salt manufacture in accordance with Rule 7 (b) of the rules under the Bombay Land Revenue Code.

3. If the Collector of Land Revenue agrees to the appropriation of the land for salt manufacture, the Collector of Salt Revenue shall thereupon have the land surveyed and cause a scheme to be prepared for its conversion into one or more salt works, on such plan and of such dimensions as he may consider most advantageous.

4. The scheme shall embody a plan showing the position, shape and dimensions of the work or works to be constructed, and of pans, reservoirs, banks, storage platforms, channels, paths, &c., the routes by which only the salt is to be removed, the number and description of chaukis and other buildings to be provided by the manufacturer, the contribution to be paid towards cost of additional establishment, the rate of ground-rent to be levied, and all other particulars and conditions which the circumstances of the case may demand or which may from time to time be prescribed.

5. (1) The Collector shall submit the scheme and plan so prepared to the Commissioner.

(2) On receiving from or through the Commissioner instructions as to the scheme and plan finally approved, the Collector of Salt Revenue may proceed to dispose of the right to construct the salt-works and to manufacture salt in accordance with it either to the original applicant, if there be no others, or by inviting tenders, or by auction ; or, if there be insufficient competition, may lease the ground for a suitable term of years, on condition that the work constructed thereupon shall revert to Government on the expiry of the lease.

(3) In the event of the Collector desiring to substitute a lease for a term of years instead of putting up to auction the right to manufacture, &c., he shall, before passing orders, submit the matter to the Commissioner, and act in accordance with his directions.

(1) This Notification, issued under Bombay Act VII of 1873, as amended by Bombay Act V of 1882, is kept in force by Bombay Act II of 1890, Section 2.

6. The person whose application, tender or bid is accepted, or to whom the ground may be leased, shall be required to conform strictly to the scheme, any departure from which, except with the permission of the Collector in writing under sanction previously obtained from the Commissioner, will entail forfeiture of the permission to manufacture.

7. The Collector of Salt Revenue may, at any time of his own motion under sanction previously obtained from the Commissioner, apply to the Collector of Land Revenue to set apart for salt manufacture any unoccupied and unassessed land which he considers suitable and likely to be required for that purpose, and on the land being set apart may either at once proceed to prepare a scheme and dispose of the right of manufacture or await applications, as may seem most advisable.

8. It is to be distinctly understood that the right to manufacture salt conferred by the Collector of Salt Revenue under the foregoing rules, whether for a term of years or otherwise, will be distinct from the occupancy and includes no proprietary right. On the determination of the right to manufacture, whether by expiry, forfeiture or otherwise, the possession of the ground and of any works constructed on it reverts to Government absolutely.

9. (1) When the application relates to occupied land, the Collector of Salt Revenue, if he considers that manufacture may be allowed, shall inform the applicant of the terms upon which permission will be given, and refer him to the Collector of Land Revenue. On the receipt of an intimation that no objection to such appropriation exists on the part of the Land Revenue Department, the Collector of Salt Revenue shall, in consultation with the Collector of Land Revenue, consider on which of the alternative conditions mentioned in Rule 7 (c) of the Bombay Land Revenue Code Rules the permission to appropriate and the license to manufacture should be granted, and shall submit the result of such consideration to the Commissioner of Customs, Salt, Opium and A'bkári.

(2) If under instructions received from the Commissioner it is decided that the occupancy should be relinquished and that a lease shall be granted in its stead, the Collector of Salt Revenue shall prepare a scheme under Rule 4 of these rules. In any other case the terms on which the license to manufacture salt shall be granted shall be such as may from time to time be prescribed. All decisions under this rule shall, before the application is finally disposed of, be communicated to the applicant, who, if the license to manufacture salt is granted, will be bound by all the conditions so decided on.

*Rules for regulating the manufacture and removal of Salt at the
Shaikh Othmán Salt Work at Aden.*

Notn. No. 2096 A, dated 23rd March 1891, B. G. G., 1891, Pt. I, p. 278.—
In exercise of the power conferred by Section 58 of the Bombay Salt Act II of 1890, and in supersession of Government Notification No. 4818 dated 27th June 1883*, the Governor in Council is pleased to make the following rules for regulating, with reference

* Published at page 449 of the *Bombay Government Gazette* for 1883, Part I.

to the Shaikh Othmán Salt Work at Aden, the matters referred to in the said section :

1. In these rules the words "the said salt work" mean the Shaikh Othmán Salt Work, which is situated on the foreshore to the west of the Pier at Shaikh Othmán and is bounded by pillars as follows : Definition.

Pillar No. 1 is on the foreshore at a distance of 385 feet from the centre of the Pier.

From Pillar No. 1 to Pillar No. 2, bearing 358°, distance 235 feet.

From Pillar No. 2 to Pillar No. 3, bearing 297°, distance 2,070 feet.

From Pillar No. 3 to Pillar No. 4, bearing 287°, distance 1,959 feet.

From Pillar No. 4 to Pillar No. 5, bearing 271°, distance 1,315 feet.

From Pillar No. 5 to Pillar No. 6, bearing 200°, distance 355 feet.

2. No salt manufacturer or other person shall approach, enter or leave the said salt work except at the chauki near Pillar No. 2.

3. Except with the written permission of the Collector of Salt Revenue, no person shall remain within the limits of the said salt work at any time during the hours between 6 P.M. and 6 A.M.

4. Salt manufactured at the said salt work shall be cleared and deposited by the manufacturers in heaps at the head of the pans in which it has been manufactured, and no salt shall be removed from any such heap until the proper excise duty has been paid and a permit obtained for its removal.

5. The officer of the A'bkári and Salt Departments in charge of the said salt work shall himself weigh or cause to be weighed out under his supervision the quantity of salt mentioned in any order or permit presented to him under Section 32 or Section 33.

6. Salt intended to be conveyed to Khor Maksar, Shaikh Othmán, Imad, Bir Jabir, Hiswa or beyond British territory by land shall pass the Preventive Station at Police Station No. 2 at Shaikh Othmán.

Salt intended to be conveyed to the Fortress of Aden by sea for local consumption or for export by sea to other ports, shall pass the Preventive Station on the Pier at Maala.

7. Salt intended to be conveyed into the Fortress of Aden by land shall pass the Preventive Station at Barrier Gate.

8. Whoever infringes Nos. 2, 3, 4, 6 and 7 of the foregoing rules shall, for every such infringement, be liable to fine which may extend to fifty rupees, and in default of payment of the fine, to imprisonment of either description which may extend to one month.

Orders under Bombay Act IV of 1890 (*District Police*).*Introducing Section 45 of the Act into Sind.*

Notn. No. 3961, dated 11th November 1891, B. G. G., 1891, Pt. I, p. 911.—
In exercise of the power conferred by Section 1 of the Bombay District Police Act, 1890, the Governor in Council is pleased to direct that Section 45 of the said Act be introduced into Sind with effect from the date of the publication of this notification.

Introducing Sections 41, 67 and 69 of the Act into Sind.

Notn. No. 390, dated 21st January 1892, B. G. G., 1892, Pt. I, p. 45.—
In continuation of Notification No. 3961, dated 11th November 1891 (published in the *Bombay Government Gazette* for 1891, Part I, page 911), the Governor in Council is pleased to direct, in exercise of the power conferred by Section 1 of the Bombay District Police Act, 1890, that Sections 41, 67 and 69 of the said Act be introduced into Sind with effect from the date of the publication of this notification.

Introducing Sections 42, 43, 44 and 68 (a) of the Act into Sind.

Notn. No. 579 B, dated 25th January 1893, B. G. G., 1893, Pt. I, p. 60.—
His Excellency the Governor in Council has, by an order under Section 1 (2), of the Bombay District Police Act, 1890, dated the 25th January 1893, been pleased to introduce Sections 42, 43, 44 and 68 (a) of the said Act in Sind.

Introducing Section 25 of the Act into Sind.

Notn. No. 6758A, dated 24th September 1895, B. G. G., 1895, Pt. I, p. 987.—
In exercise of the power conferred by sub-section (2) of Section 1 of the Bombay District Police Act, 1890, His Excellency the Governor in Council is pleased to order that Section 25 of the said Act be introduced in Sind with effect from the date of the publication of this Notification.

District Police.]
Municipal Servants]
Boiler Inspection.]

Appointing a District Superintendent of Police for Aden.

Notn. No. 1192, dated 29th February 1892, B. G. G., 1892, Pt. I, p. 130.—His Excellency the Governor in Council is pleased to appoint as District Superintendent of Police, Aden, such of the Political Resident's Assistants as the Political Resident from time to time places in charge of the Police.

Orders under Bombay Act V of 1890.

(Municipal Servants.)

Extending the Act to the Municipal District of Karáchi.

Notn. No. 3889, dated 17th September 1895, B. G. G., 1895, Pt. IA, p. 139.—In exercise of the power conferred by sub-section (3) of Section 1 of the Bombay Municipal Servants Act, His Excellency the Governor in Council is pleased to extend, on and from the 1st December 1895, to the Municipal district of Karáchi the provisions of the said Act so far as they relate to persons employed by or on behalf of the Municipality of Karáchi to perform any of the duties specified (a) in Class I of the schedule to the said Act; and (b) in clause (c) of Class II of the said schedule.

Extending the Act to the Municipal District of Broach.

Notn. No. 1738, dated 30th March 1897, B. G. G., 1897, Pt. I, p. 604.—In exercise of the power conferred by sub-section (3) of Section 1 of the Municipal Servants Act, His Excellency the Governor in Council is pleased to extend, on and from the 1st June 1897, to the Municipal district of Broach the provisions of the said Act so far as they relate to persons employed by or on behalf of the Municipality of Broach to perform any of the duties specified in Class I of the schedule to the said Act.

Rules and Orders under Bombay Act II of 1891.

(Boiler Inspection.)

Extending Bombay Act V of 1873 to the Settlement of Aden.

⁽¹⁾ *Notn. No. 2012, dated 14th July 1880, B. G. G., 1880, Pt. I, p. 637.*—Under Section (2) of the Steam Boiler Inspection Act, Bombay Act V of 1873,

⁽¹⁾ This Notification, issued under Bombay Act V of 1873, is kept in force by Bombay Acts III of 1887 and II of 1891, Section 1.

His Excellency the Right Honourable the Governor in Council is pleased to notify for general information that the provisions of the said Act shall apply to the Settlement of Aden.

Extending Bombay Act V of 1873 to the towns of Karáchi and Kotri in Sind.

(1) *Notn. No. 2020, dated 31st May 1882, B. G. G., 1882, Pt. I, p. 394.*—Under Section (2) of the Steam Boiler Inspection Act, Bombay Act V of 1873, and in modification of the orders contained in Government Notification dated 17th April 1877, His Excellency the Right Honourable the Governor in Council is pleased to notify for general information that the provisions of the said Act shall again apply to the towns of Karáchi and Kotri in Sind.

Extending Bombay Act III of 1887 to all places within certain Districts in which it was not already in force.

• Bombay
Act III of
1887.

(2) *Notn. No. 2070, dated 28th May 1889, B. G. G., 1889, Pt. I, p. 492.*—Under Section I, clause 2, of the Bombay Boiler Inspection Act, 1887*, His Excellency the Governor in Council is pleased to notify the extension of the said Act to all places in which the said Act has not hitherto been in force within the undermentioned districts in the Presidency of Bombay, that is to say :—

(In the Northern Division.)

The Districts of—

- (1) Ahmedabad,
- (2) Broach,
- (3) Surat,
- (4) Kaira, and
- (5) Thána.

(In the Central Division.)

The Districts of—

- (1) Ahmednagar,
- (2) Khándesh,
- (3) Násik,
- (4) Poona, and
- (5) Sholápúr.

(In the Southern Division.)

The Districts of—

- (1) Dhárwár,
- (2) Ratnágiri,
- (3) Kánara, and
- (4) Bijápúr.

(1) See footnote (1) on page 725, *supra*.

(2) This Notification, issued under Bombay Act III of 1887, is kept in force by Bombay Act II of 1891, Section I.

*Extending Bombay Act III of 1887 to the Districts of
Belgaum and Kolaba.*

(¹) *Notn. No. 903, dated 10th March 1891, B. G. G., 1891, Pt. I, p. 232.*—
Under Section 1, clause 2, of the Bombay Boiler Inspection Act III of 1887,
His Excellency the Governor in Council is pleased to notify the extension of the
said Act to the districts of Belgaum and Kolaba in the Southern Division of
the Presidency of Bombay.

Extending Bombay Act II of 1891 to the District of Hyderabad in Sind.

Notn. No. 507, dated 16th February 1892, B. G. G., 1892, Pt. I, p. 119.—
Under the provisions of para. 1, clause 2, of Bombay Act II of 1891, the Gov-
ernor in Council is pleased to extend the Bombay Boiler Inspection Act of 1891
to the district of Hyderabad in Sind.

Extending the Act to the District of Shikárpur.

Notn. No. 928, dated 25th February 1896, B. G. G., 1896, Pt. I, p. 213.—
Under the provisions of sub-section 2 of Section 1 of the Bombay Boiler In-
spection Act, 1891, the Governor in Council is pleased to extend the said Act
to the district of Shikárpur in Sind.

Extending the Act to the District of Thar and Párkár.

Notn. No. 4368, dated 22nd October 1895, B. G. G., 1895, Pt. I, p. 1060.—
Under the provisions of sub-section 2 of Section 1 of the Bombay Boiler In-
spection Act, 1891, the Governor in Council is pleased to extend the said Act to
the district of Thar and Parkar in Sind.

(1) See footnote (2) on page 726, *supra*.

Extending the Act to the District of Sâtára.

Notn. No. 1755, dated 31st March 1897, B. G. G., 1897, Pt. I, p. 607.—Under the provisions of Section 1 (2) (a) of the Bombay Boiler Inspection Act, 1891, the Governor in Council is pleased to extend the said Act to the district of Sâtára.

The Bombay Boiler Inspection Rules, 1894.

Notn. No. 1877, dated 21st May 1894, B. G. G. 1894, Pt. I, p. 457.—In exercise of the power conferred by Sections 4, 7 and 35 of the Bombay Boiler Inspection Act, 1891, and in supersession of any rules heretofore in force under the said Act, the Governor in Council is pleased to frame the following rules for every part of the Presidency in which the said Act is in force, including Aden, viz.:—

Preliminary.

Short title.

1. These rules may be cited as the Bombay Boiler Inspection Rules, 1894.

Definitions.

2. In these rules, unless there be something repugnant in the subject or context :

(a) "the Act" means the Bombay Boiler Inspection Act, 1891;

(b) "section" means a section of the said Act;

(c) "the Collector" means

(i) in the City of Bombay, the Collector of Bombay,

(ii) in the Settlement of Aden, the First Assistant Resident, and

(iii) elsewhere, the chief local officer in charge of the Revenue administration of a district;

(d) "Aden" means the Settlement of Aden;

(e) the "Presidency Proper" includes every part of the Presidency of Bombay other than Aden and the Province of Sind,

"The Presidency" includes the Province of Sind and every other part of the Presidency of Bombay except Aden, and
"Mofussil" means any part of the Presidency except the City of Bombay;

(f) "Office" means the Bombay Boiler Inspection Office, in which all records in connection with the working of the Act in the area where it is located are to be kept;

(g) "Inspection" means the inspection of boilers under the Act, and "inspection fees" mean fees leviable under Sections 8 and 17 and these rules;

(h) The terms defined in Section 3 shall be deemed to have, respectively, the same meaning as is given to them by the Act:

(i) words in the singular include the plural and *vice versa*.

Inspector.

3. (1) No Inspector shall undertake any professional work unconnected with his duties under the Act. Duties and emoluments of Inspectors.

(2) The emoluments of Inspectors shall consist—

(a) in Aden entirely of inspection fees,

(b) in the Presidency entirely of monthly salaries payable by Government.

(3) Inspection fees received in the Presidency shall be placed to the credit of Government.

4. The location and charge of the offices for the undermentioned areas shall be as follows:— Boiler Inspection Office.

Area.	Location.	Officer-in charge.
For Aden	The Residency Office.	Inspector.
For the Presidency Proper ...	The Town Custom House, Bombay.	Senior Inspector.
For Karachi District	Office of Collector.	Collector.
For Hyderabad District ...	Do.	Do.

(For addition to this Rule, see Notifications No. 4372, dated 22nd October 1895 and No. 932, dated 25th February 1896, printed at page 733, *infra*.)

5. The Senior Inspector shall ordinarily inspect in the City of Bombay. He Duties of Senior Inspector.

(a) shall, when not engaged in out-door duties,

(i) attend office during usual office hours,

(ii) act under the orders of the Collector of Bombay, and

(iii) make to the Collector of Bombay and to the Collectors of the districts in the Presidency all reports concerning the working of the Act in their respective charges;

(b) *may*,

- (i) whenever he thinks such a course necessary or desirable, make any particular inspection in any part of the Presidency, in order to supervise the work and proceedings of the Junior Inspectors ;
- (ii) authorize or direct inspection in the said city by a Junior Inspector.

Aden Inspector's duties.

6. Inspection in Aden shall be conducted by an Inspector who shall
- (a) act under the orders of the Political Resident, and
 - (b) make reports to that officer through the Collector.

Ordinary duties of Junior Inspectors.

7. (1) Inspections in the mofussil shall ordinarily be made by a Junior Inspector.

(2) All Junior Inspectors in the Presidency shall

- (a) be subordinate to the Senior Inspector,
- (b) submit every week to the Senior Inspector copies of their diaries for his information and record,
- (c) make reports to the Senior Inspector.

Duties of all Inspectors in the Presidency.

8. Every Inspector in the Presidency shall keep the following records:

(a) a diary of the work which he performs from day to day, in which he shall enter

- (i) each place visited,
- (ii) each work performed by him under the Act,
- (iii) the fees earned on account of such work,
- (iv) such additional particulars as he or his superior from time to time thinks necessary ; and

(b) in accordance with such orders as the Collector of Bombay may make requiring statements with regard to boilers liable to inspection under the Act—

- (i) an Index,
- (ii) a Register,
- (iii) Dimension sheets,
- (iv) such other statements and records as may, from time to time, be required as aforesaid.

Subordination of Inspector in the Presidency to Collectors.

9. Every Inspector in the Presidency shall act

- (a) in respect of travelling and office work, under the orders of the Collector of Bombay ;
- (b) in respect of inspections in the mofussil and any action connected therewith, under the orders of the Collector of the district in which such inspection is required or made.

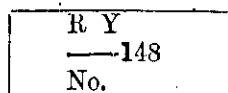
Enquiry into
misconduct,
&c., of
Engineer.

16. It shall be the duty of the Collector to enquire into any alleged drunkenness, negligence or serious misconduct on the part of any Engineer in charge of a boiler or boilers of any horse-power, and at the close of such enquiry to make such recommendation to Government with reference to Section 24 as he shall think fit.

Manner of
marking re-
gistry num-
ber on
boilers.

17. The registry number of every boiler shall be cut in the front plate thereof in such position as shall be pointed out by an Inspector. The device to be so engraved shall consist of the letters R Y above the letters No. divided by a horizontal line, the letters to be followed by the number in figures, the former to be one-half an inch and the latter one and a quarter inch in height, the whole to be enclosed in a rectangular figure one-sixteenth of an inch clear from the letters and figures.

The engraving shall be not less than one-sixty-fourth of an inch deep (*see specimen*).



Appeals and enquiries under Section 14.

18. An Appeal under Section 11 shall be made in writing, either in English or in the vernacular.

19. It may either be presented personally to the Collector or sent by post.

20. The petition of appeal shall be accompanied by the original of the reasons, given in writing by the Inspector, for the refusal of the certificate or by a certified copy of it.

21. The petition shall state the grounds of appeal against the reasons given by the Inspector for refusing the certificate.

22. On receipt of an appeal forwarded by the Collector, the Commission shall issue a notice to the appellant stating a date not later than that within which the appeal must, under section 12 of the Act, be heard, on which it is proposed to hear the appeal, and inform him that if he wishes to be heard in support of the appeal or, to produce evidence, he must be present either in person or by an authorized agent, with his evidence, on the date specified. The notice shall be sent to such address as shall be entered in the petition of appeal. If the petitioner is not present on the date fixed, the appeal shall be decided in his absence.

23. When it shall appear to the Collector that enquiry should be made with regard to any of the matters mentioned in clauses (a), (b), or (c) of sub-section (1) of Section 14, he shall inform the Commission, which shall then take action under the section. The Commission may also take action under the section of its own motion.

24. Notice shall be sent by the Commission to the person regarding whose certificate an enquiry is to be held, specifying briefly the charge made and fixing the date of the enquiry. On such date he may either submit a

10. An Inspector against whose proceedings an appeal is made shall attend every meeting of a Commission appointed under Section 5 to hear such appeal and shall make statements on such matters and submit such plans to the Commission as he thinks necessary, or as shall be called for by the Commission.

Duties of Inspectors with respect to Commissions.

11. (1) Inspections shall be carried out in accordance with the separate "Rules for settling the duties of Inspectors."

Provisions as to inspection of Boilers.

(2) If the owner or person in charge of a boiler to be examined fails to comply in any material point with any of the provisions of Section 9, the Inspector shall defer his inspection and shall report the case to the Collector, or in Bombay, if a Junior Inspector is making the inspection, to the Senior Inspector, for orders.

12. Inspecting fees shall be levied according to the following scale:—

Fees for inspection.

(1) For inspecting each boiler not exceeding... 10 N. H. P. Rs. 15

(2) For inspecting each boiler exceeding 10 but not over ... 20 " " 20

(3) For inspecting each boiler exceeding 20 but not over ... 30 " " 30

(4) For inspecting each boiler exceeding 30 but not over ... 50 " " 40

(5) For inspecting each boiler exceeding ... 50 " " 50

Commission.

13. (1) Elsewhere than in Aden, Commissions appointed by Government under Section 5 will consist of three members, one of whom shall be President of the Commission.

Commissions to consist of three members.

(2) In Aden the Commission will consist of one person appointed by Government, who shall perform the duties hereinafter imposed on the President of a Commission elsewhere.

(3) The appointments and the terms for which they are respectively to endure will be notified in the *Bombay Government Gazette*.

14. Members of Commissions shall assemble at the request of the Collector at his office or at such other place as he may specify whenever necessary for hearing appeals under Section 11 or determining questions under Section 14, or any matter relating to the Act, and a clerk of the Boiler Office or of the Collector's Office will act as clerk to the Commission.

Meeting of Commissions.

15. Every member of a Commission shall be entitled to receive in Bombay a fee of Rs. (30) thirty, and elsewhere of such amount as may from time to time be prescribed by Government for each district, for each meeting of the Commission at which any duty prescribed by the Act is performed by the Commission and which he attends from the beginning to the end thereof. In the mofussil every member of Commission shall also be entitled to travelling expenses, if any have been incurred by him.

Emoluments of members of Commissions.

written statement, or may be present in person or by authorized agent, and he shall be allowed to produce any evidence he may have bearing on the facts under enquiry.

25. The Commission may, at its discretion, summon any witness whose evidence it considers necessary for the purposes of any enquiry held by it.

26. All decisions of the Commission shall be in accordance with the votes of the majority of the members. The President shall have a casting vote.

27. The proceedings of the Commission shall be in writing and shall be signed by the President. A copy of any order passed shall be given to the person affected by it, if he apply for it, on payment of copying charges and stamp fees.

Enquiries under Section 24 (1).

28. If the Collector shall have reason to believe, from any cause whatever, that an enquiry should be made under Section 24 (1) with regard to incompetency, drunkenness, serious misconduct or negligence on the part of any Engineer possessing a certificate of competency or service under the Act, he may either make such enquiry personally or cause it to be made by an Assistant or Deputy Collector. The proceedings shall be held in the presence of the Engineer whose conduct forms the subject of the enquiry, and he shall have an opportunity of making any statement he may wish to make and of producing evidence in his defence. The Collector shall forward the proceedings, with the opinion of the officer conducting the enquiry, to Government, with such recommendation with reference to Section 24 as he shall think fit.

Notn. No. 4372, dated 22nd October 1895, B. G. G., 1895, Pt. I, p. 1060.—In exercise of the power conferred by Sections 4, 7 and 35 of the Bombay Boiler Inspection Act, 1891, the Governor in Council is pleased to direct that the rules made for the Presidency, including Aden, under the said sections, and published in Notification No. 1877, dated 21st May 1894⁽¹⁾, at pages 457—459 of the *Bombay Government Gazette* for 1894, Part I, shall be modified as follows:—

In Rule 4 of the said rules insert the following:

Area.	Location.	Officer in charge.
For Thar and Parkar District.	Office of Deputy Commissioner.	Deputy Commissioner.

Notn. No. 932, dated 25th February 1896, B. G. G., 1896, Pt. I, p. 214.—In exercise of the powers conferred by Sections 4, 7 and 35 of the Bombay Boiler Inspection Act, 1891, the Governor in Council is pleased to direct that the rules made for the Presidency, including Aden, under the said

⁽¹⁾ Printed *supra*, page 728.

sections, and published in Notification No. 1877, dated 21st May 1894⁽¹⁾, at pages 457—459 of the *Bombay Government Gazette* for 1894, Part I, shall be modified as follows :—

In Rule 4 of the said rules insert the following :

Area.	Location.	Officer in charge.
Shikárpur District.	Office of Collector of Shikárpur.	Collector.

Appointing a Board of Examiners in Bombay.

Notn. No. 1033, dated 3rd March 1896, B. G. G., 1896, Pt. I, p. 233.—In exercise of the powers conferred by Section 20 of the Bombay Boiler Inspection Act, 1891, the Governor in Council is pleased to nominate the following gentlemen to be members of the Board of Examiner in Bombay :—

Ex-officio President.

The Collector of Land Revenue, Customs and Opium, Bombay.

Members

Determining the authorities deemed competent to grant certificates of competency.

Notn. No. 602, dated 22nd February 1893, B. G. G., 1893, Pt. I, p. 194.—In exercise of the power conferred by Section 22 of the Bombay Boiler Inspection Act, 1891, His Excellency the Governor in Council is pleased to determine that the authorities hereinbelow mentioned shall be deemed competent authorities for the purpose of the said section under which any Engineer in possession of a Certificate of Competency granted by any competent authority in British India or in the United Kingdom or in any British Colony is entitled to receive a Certificate of Competency without undergoing examination, namely :—

- The Board of Trade.
- The Steam Navigation Board, Victoria.
- The Minister of Marine and Fisheries, Canada.
- The Marine Department, New Zealand.
- The Marine Board, New South Wales.
- The Head of the Government, Malta.
- The Marine Board, South Australia.

The Board of Examiners under the authority of the Governor of Tasmania.

The Calcutta Marine Board (*i.e.*, the Lieutenant-Governor, Bengal).

The Burma Boiler Act Board.

The Straits Settlement Board.

The Marine Board, Queensland.

The Governor, Hongkong.

The Bombay Marine Board (*i.e.*, the Governor of Bombay).

The Bombay Engineers' Examination Rules, 1895.

Notn. No. 515, dated 3rd February 1895; B. G. G., 1895, Pt. I, p. 94.—

The following rules framed by Government under Section 35 of the Bombay Boiler Inspection Act, 1891—

(1) for settling, under clause (a) thereof, the duties and emoluments of Examiners appointed under the said Act,

(2) for regulating, under clause (c) of the said section, the conduct of the examinations to be held under Section 19 of the said Act,

(3) for prescribing, under clause (d) of the Section 35 aforesaid, the qualifications to be required of candidates at the said examinations, the fees to be paid by them, the forms of certificates to be granted to them, and the capacity of boiler of which each such certificate shall qualify the holder to be in charge, and

(4) under clause (f) of the Section 35 aforesaid generally for giving effect to the provisions of the said Act in every part of the Presidency of Bombay in which that Act is in force, including Aden;

are published for general information. These rules supersede all rules heretofore in force under the said Act with the exception of those published under Government Notifications Nos. 1877⁽¹⁾ and 1877A⁽²⁾, dated 21st May 1894* :—

*Published at pages 457 *et seqq.* of the *Bombay Government Gazette* for 1894, Part I.

Rules relating to Certificates and Examinations of Mechanical Engineers.

- I. Preliminary.
- II. Board of Examiners.
- III. Examinations.
- IV. Admission of candidates to the examination for Certificates of Competency—
 - A. General.
 - B. Testimonials.
 - C. Age and training of candidates.
 - D. General rules regarding service.

(1) Printed at page 728, *supra*.

(2) Printed at page 753, *infra*.

- V. Subjects of examination for Certificates of Competency.
- VI. Mode of examination.
- VII. Rules for the examination room.
- VIII. Grant of Lower Grade Certificates in certain cases.
- IX. Postponement of grant of Certificates in certain cases.
- X. Surrender of Lower Grade Certificates.
- XI. Certificates of service.
- XII. Form of Certificates.
- Appendices.

I.—Preliminary.

Short Title.

1. These rules may be cited as "The Bombay Engineers' Examination Rules, 1895."

2. In these rules unless there be something repugnant in the subject or context—

(a) "the Act" means the Bombay Boiler Inspection Act, 1891;

(b) "section" means a section of the said Act;

(c) "the Collector" (i) means in the City of Bombay the Collector of Bombay, (ii) in Aden includes the First Assistant Resident, and (iii) means elsewhere the chief local officer in charge of the revenue administration of a district;

(d) For substituted clause (d) see Notification No. 5605, dated 22nd December 1896, printed at page 751, *infra*.

(e) words in the singular include the plural, and *vice versa*.

II.—Board of Examiners.

3. The Collector shall be *ex-officio* President of the Board of Examiners.

Meetings.

4. The examiners from time to time nominated under Section 20 shall meet at the request of the Collector, whenever necessary, in such place as he may from time to time deem expedient.

Examinations
by whom to
be conducted.

5. Each examination shall be conducted by such members of the Board, not less than four in number, as the Collector with a view to their successive service as far as possible in rotation may request to attend for the purpose.

Emoluments.

6. Each Examiner shall be entitled to receive a fee of 50 rupees *per diem*⁽¹⁾ for each meeting of the Board, at which any duty prescribed by the Act is performed and which he attends from the beginning to the end.

7. The Examiners shall endorse on the printed application of each candidate the result of his examination for a certificate of competency, and return to the Collector the application so endorsed.

III.—Examinations.

Dates of
examination.

8. (i) Examinations shall ordinarily be held in the City of Bombay for the Presidency proper, and for Sind in the City of Karachi, once every two

⁽¹⁾ The words "per diem" were inserted by Notification No. 1503, dated 30th March 1896, printed at page 752, *infra*.

months on the second Wednesday of the month. (ii) at Aden examinations shall be held once every two months on the second Wednesday of the month and shall be for third class certificates only.

9. Every examination shall be attended by one or more clerks from the Collector's office, who shall do such clerical work as may be necessary and shall act as interpreter when required to do so by the Board of Examiners.

10. The examinations will be of three kinds, one for each of the three kinds of classes of certificates of competency which the Board is hereinafter empowered to grant.

IV.—Admission of Candidates to the Examinations for Certificates of Competency.

A.—General.

11. Candidates at examinations for certificates of competency will pay fees at the following rates:—

	Rs.
For a 1st class certificate	... 20
Do. 2nd do.	... 15
Do. 3rd do.	... 10

Unsuccessful candidates will not be entitled to a return of any portion of the fees paid by them; but, if applied for, the fee paid by any applicant who is not admitted to examination will be returned to him in full:

Provided that in the event of a candidate being unavoidably absent from any examination for which he has paid fees, it shall be in the discretion of the Collector to allow him to appear at any examination held within six months of the first without a second payment of fees.

12. Every applicant for examination must make an application in the form of Appendix A. He shall duly fill in all the parts of the said form which are to be filled in by a candidate, and sign the same in the presence of the Collector, an Assistant Collector or a Magistrate, who shall append his signature in token of attestation. The applicant shall then lodge his application at the office of the Collector not later than fifteen days before the date fixed for the examination, together with—

- (a) all testimonials of good character, sobriety, experience and ability, together with copies of the same;
- (b) any other papers required by these rules or the printed form of application; and
- (c) a receipt from a Government treasury for the amount of the fee prescribed in Rule 11 for the examination at which he wishes to appear;
- (d) a letter declaring in what language he desires to be examined;
- (e) all previous certificates issued to the applicant under the Act.

13. Candidates for certificates of competency who are natives of India must prove to the satisfaction of the Examiners that they can read their vernacular sufficiently well to perform the duties required of them.

B.—Testimonials.

Testimonials.

14. No applicant will be admitted to examination whose testimonials as to sobriety, experience and ability do not relate to a period of at least 12 months immediately preceding the date of application to be examined, and are not in the opinion of the Board trustworthy and satisfactory.

15. The testimonial for any period during which the candidate acted as a chief engineer must be signed by the manager, owner or secretary by or under whom the candidate was employed, and, for such period as he acted as a second or lower grade engineer, must be signed by the chief engineer, to whom the candidate was subordinate; but if for any sufficient reason the chief engineer's signature is not obtainable, it may be signed by the manager, owner or secretary, but the testimonial must declare that the facts stated therein are either in accordance with the reports of the chief engineer, or, if no such reports are available, are within the personal knowledge of the person signing the same.

16. Testimonials relating to service beyond the limits of British India must be countersigned either by the Consul, or by some other recognised official authority of the country in which the service was performed; or, in the case of a Native State, by the Political Agent:

or must be authenticated by the testimony of some credible person on the spot having personal knowledge of the facts required to be established.

17. If the Board has reason to doubt the truth of any fact stated in any application or testimonial, it may make through the Collector such inquiries as it shall think fit.

18. The applications and copies of the testimonials referred to in Rule 12 shall be filed in the office of the Steam Boiler Department, and the original testimonials shall, at the close of each examination, be returned to the candidates who presented them, if they apply for the same, and copies of them shall be obtainable free of cost on application to the Collector.

*C.—Age and Training of Candidates.*Training of
third class
candidates.

19. A candidate for a third class certificate of competency will not be admitted to examination, unless he (a) is qualified within the meaning of the rules next following as a candidate for a second class engineer's certificate of competency, or unless he (b) proves to the satisfaction of the Board that previous to his application he has been three years employed as a fireman on engines and boilers, or (c) produces from the Principal of the College of Science at Poona, or from the Principal of the Victoria Jubilee Technical Institute at Bombay, a certificate stating that he has completed a three years' course in the workshops of that College or Institute and during that period has been constantly instructed in the management of engines and boilers.

Age and
training of
second class
candidates.

20. A candidate for a second class engineer's certificate of competency must be 21 years of age. No candidate for a certificate of this class will be admitted to the examination, unless he (1) proves to the satisfaction of the Board that, previous to his application,—

(a) he has served an apprenticeship for not less than three years to an engineer, and that during that time he has been employed on the making or repairing of engines; or

(b) he has been employed for not less than three years as a journeyman mechanic in some factory or workshop on the making or repairing of engines; or

(c) he has for not less than two years fulfilled the requirements either of clause (a) or of clause (b) as to service or employment, and has, for not less than one year in addition thereto, served as engineer in charge or assistant engineer in some mill or factory with boilers under steam;

or unless he (2) produces from the Principal of the College of Science at Poona or under the signature of the Director of Public Instruction, as the full Technological Certificate of the Victoria Jubilee Technical Institute at Bombay, a certificate stating that he has completed in the workshops of such College or Institute a three years' course, and during that period has been constantly instructed in the management of boilers and engines.

21. A candidate for a first class engineer's certificate of competency must be 22 years of age. No candidate for a certificate of this class will be admitted to the examination unless he proves to the satisfaction of the Board that, previous to his application,—

Age and
training of
first class
candidates.

(1) he has received such training as is required by Rule 20 in the case of a candidate for a second class engineer's certificate of competency; and also proves that—

(2) either

(a) he possesses or is entitled to a first class engineer's certificate of service; or,

if he neither possesses nor is entitled to a first class certificate of service,

(b) that he has served—

(i) for at least one year with boilers under steam as engineer with a second class engineer's certificate of competency; or

(ii) for at least two years with boilers under steam as engineer with a second class engineer's certificate of service; or

(iii) for at least one year with boilers under steam as second engineer with a second class engineer's certificate of service, and, in addition, for at least six months as chief engineer with boilers under steam which are by law required to be in the charge of an engineer holding a certificate:

Provided that if an applicant who is able to satisfy the Collector as to the character of his services, has in consequence of service abroad been unable to obtain a second class certificate of competency or of service, he may be allowed, if the Collector see fit, to be examined for a first class certificate of competency or of service although he has not obtained a certificate of the lower grade.

22. Any person qualified under the rules hereinbefore contained to appear for examination as a candidate for a certificate of any class other than the third class, may be permitted to appear for examination as a candidate for a certificate of any class inferior to that for which he is so qualified to appear as a candidate.

D.—General Rules regarding Service.

23. Every candidate who qualifies for admission to the examination by engine-room service, must show by his testimonials that he has been regularly employed in the engine-room as a fireman or as an engineer of a certain grade.

24. Service with boilers not continuously under steam shall count as service of half the same length with boilers continuously under steam, unless the candidate proves that more than half of such service was actually under steam; and the candidate must show by his testimonials whether the boilers with which he has worked were or were not continuously under steam.

25. Service as an engineer means service in those capacities only which afford opportunities of obtaining practical experience as an engineer on engines, boilers and their appurtenances; it does not include service as a fireman, stoker, donkeyman, greaser, winchman, labourer, or engineer's steward.

26. Service performed in places where the Act is not in force may be accepted as qualifying service subject to the same rules as those which apply to service performed in places where the Act is in force.

V.—Subjects of Examination for Certificates for Competency.

Third class.

27. To be entitled to a third class certificate of competency a candidate must satisfy the Examiners that—

- (a) he fully understands the working and management of boilers, the use of the best means of firing for the prevention of smoke, and the separate use of gauge glass-cocks, blow-off cocks, scum-cocks and other appliances;
- (b) he is able to some extent to explain the actual working of engines, and the separate uses of feed-pumps, slide-valves, pistons and other appliances;
- (c) he is able to show how he would act in case of the break-down of any portion of the machinery, &c.

Second class.

28. To be entitled to a second class certificate of competency a candidate—

- (a) must give a description of boilers, and the methods of staying them, together with the use and management of the different valves, cocks, pipes and connections;
- (b) must understand how to correct defects from accident, decay and other causes, and know the means of repairing such defects;
- (c) must understand the use of the barometer, thermometer and salinometer, and the principles on which they are constructed;
- (d) must know the causes, effects and usual remedies for incrustation and corrosion;
- (e) must state how a temporary or permanent repair could be effected in case of derangement of a part of the machinery, or of total break-down;
- (f) must write a legible hand, and understand the first five rules of arithmetic, and decimals, and their application to questions about consumption of stores, full capacities of tanks, the duty of pumps, and the direct strains in engines and boilers;
- (g) must pass a creditable examination as to the various constructions of engines in general use and as to the details of the different working parts, external and internal, and the use of each part;
- (h) must possess a creditable knowledge of the prominent facts relating to combustion, heat and steam.

29. To be entitled to a first class certificate of competency a candidate First class.
must be able to—

(a) make an intelligible hand-sketch or a working drawing of some one or more of the principal parts of a steam-engine; and to mark in, without a copy, all the necessary dimensions in figures, so that the sketch or drawing could be worked from ;*

(b) take off and calculate indicator diagrams ;

(c) calculate safety-valve pressures, and the strength of the boiler shell, stays and riveting ;

(d) state the general proportions borne by the principal parts of the machinery to each other, and calculate the direct stress, the torsional stress and the bending stress, in round bars, and the direct stress and the bending stress in rectangular bars with given loads ;

(e) explain the method of testing and altering the setting of the slide-valves, and sketch about what difference any alteration in the slide-valve will make in the indicator diagram, and also explain the method of testing the fairness of shafts, and of adjusting them ;

(f) explain surface condensation, super-heating, and the working of steam expansively ;

(g) work calculations including the mensuration of superficies and solids and the extraction of the square root, and the application of these rules to questions relating to the power, duty and economy of engines and boilers, and to the stresses in rods, shafts and levers of the engine.

VI.—Mode of Examination.

30. Every examination shall be of such a nature as to test the practical knowledge of the candidates and to ascertain their competency to manage Examination to be practical.
boilers and prime-movers.

31. The examination for third class certificates will be conducted *vivâ voce*, and in the City of Bombay will be held in Her Majesty's Indian Marine Dockyard, and elsewhere, if possible, in a foundry where the candidate's knowledge can be practically tested in the use of the steam, vacuum and water-gauges. Third class.

32. (1) Each first and second class candidate will in the first place be called upon to give written answers within a prescribed time to ten of the "Elementary Questions" issued by Government and referred to in Appendix D. First and second class.
If the candidate's answers are not satisfactory, his examination will cease, and he shall be declared to have failed.

(2) If his answers to the ten questions are satisfactory, the candidate will be called upon—

(a) if a first class candidate—

(i) to answer, within a prescribed time, a paper of ten questions in arithmetic as specified in clause (g) of Rule 29 ;

(ii) to make, within a prescribed time, a rough drawing of some part of a boiler or engine ;

(iii) to answer *vivâ voce* questions on the subject specified in clauses (b) to (f), both inclusive, of Rule 29, and on the papers which may have been set to him ;

*See Appendix C.

- (b) if a second class candidate—
 - (i) to answer, within a prescribed time, a paper of ten questions in arithmetic as specified in clause (f) of Rule 28;
 - (ii) to answer *viva voce* questions on the subjects specified in clauses (a) to (g), both inclusive, of Rule 28 and on the papers which may have been set to him;
 - (3) Answers to written questions must be worked out in the presence of at least one of the Examiners.
 - (4) Each candidate's answers to written questions must be given up on the expiry of the time prescribed, whether his answers are then complete or not.
 - (5) If, at the expiry of the time prescribed—
 - (a) the answers given by the candidate satisfy the Examiners of his capability to take charge, in the case of—
 - (i) a first class candidate, of boilers, whatever their nominal horsepower, and in the case of
 - (ii) a second class candidate, of boilers of ninety nominal horsepower,
 - (b) the candidate has failed to work out the whole of the questions set to him, but the result of the *viva voce* examination, taken in connection with the answers to such of the questions as he has worked out, satisfies the Examiners that the candidate is competent to take charge, in the case of—
 - (i) a first class candidate, of boilers, whatever their nominal horsepower, and in the case of
 - (ii) a second class candidate, of boilers of ninety nominal horsepower.
- he shall be declared to have passed, otherwise the candidate shall be declared to have failed.

Re-appearance
for examina-
tion.

33. When a candidate for a first or second class certificate fails either in the elementary questions or in the subsequent portion of the examination, the Board of Examiners shall fix a period after the expiry of which he may again appear for examination, and shall inform him thereof; and the candidate shall not be at liberty to appear again for examination at any place at which an examination is held under the Act until after the expiry of the period so fixed.

VII.—Rules for the Examination Room.

34. Candidates will be allowed, in the time allotted, to cancel any part of their work, and, when required, additional paper will be supplied by the Examiner, but they will not be allowed to work out the problems on a slate or on waste paper. The additional sheets must be attached to and form part of the examination papers to be given in by the candidate.

35. The examination in rough working drawing which candidates for first class certificates have to pass under Rule 29 (a), may, at the candidate's option, be applied either to hand-sketches clearly dimensioned and complete in the necessary *views* and *sections* or to drawings to a scale. Candidates will have to bring with them any drawing instruments they may require.

36. A candidate discovered (a) to have taken into the examination room any book, paper, document or memoranda of any description, or (b) copying from or affording, giving or receiving any assistance or any information to or from, or communicating in any way with another, during the time of examination, shall be regarded as having failed in his examination, and will be turned back for four months, in the same manner as if he had failed in the practical part of the examination; and no part of the fees he may have paid for examination will be returned to him. Penalty for unfairness.

37. If a candidate leaves the room before answering any question which has been given to him, he cannot afterwards be permitted to answer it, but the Examiner may substitute other data, or another question. Leaving examination room.

VIII.—Grant of Lower Grade Certificates in certain cases.

38. If a candidate allowed under the proviso to Rule 21, to be examined for a first class certificate though he has not obtained a certificate for a lower grade, or if a candidate already in possession of a certificate of service fail to pass the examination for the higher grade, but pass the examination for the lower grade, he may receive a certificate for the grade passed, but no part of the fee paid by him will be returned. Lower grade certificates.

39. A candidate who has been permitted to be examined for a first class certificate of competency under the proviso to Rule 21 without first obtaining a second class certificate of competency or a first class certificate of service, and who fails in his examination in practical knowledge, shall not be re-examined for a certificate of the higher grade until he has served 12 months as second engineer with a second class engineer's certificate of competency as required by the rules. Consequence of failure.

40. If the candidate fails in the examination for the lower as well as for the higher grade of certificate, he may be re-examined for a second class certificate only, subject to the provisions of Rule 33.

IX.—Postponement of Grant of Certificate in certain cases.

41. (1) If, after a candidate has passed his examination, it is discovered that his services are insufficient to entitle him to a certificate of the grade for which he has passed, such certificate will not be granted to him; but, if the Collector is satisfied that the error in the calculation of his services did not occur through any fault or wilful misrepresentation on the candidate's part, the Collector may direct the certificate to be issued, or may allow the candidate to appear for re-examination without payment of further fee, when he has performed the deficient service. Short service.

(2) If, in such a case, the applicant's services are sufficient to entitle him to receive a certificate of a lower grade, provided as aforesaid he has not wilfully misrepresented the amount of his services, a certificate of such lower grade may be granted to him, and the difference between the fee paid by him for the superior certificate and the fee payable for the inferior certificate may be refunded. Service sufficient for a lower grade certificate.

(3) In such a case, when the applicant has by further service made up the time in which he was found to be short, he may be required, before he can receive the higher certificate, to be re-examined in all the subjects. Re-examination.

X.—Surrender of Lower Grade Certificates.

Holder of
lower grade
certificate to
surrender it
before grant
of first or
second grade
certificate.

42. No certificate of the first or second class shall be granted to the holder of a certificate of a lower grade unless and until the holder has surrendered to the Collector the certificate of the lower grade.

43. Every certificate of competency granted under Section 22 to a person in possession of a certificate entitling him thereto under the said section shall be in the form in this behalf provided in Appendix B, and shall be endorsed on the certificate of competency by virtue of which such person is so entitled as aforesaid.

XI—Certificates of Service.

Examinations
to be practical.

44. In order (1) to ascertain that a candidate for a certificate under Section 23 of the Act is possessed of competent skill for the charge and management of a boiler, and (2) to determine what class of certificate he is qualified to hold, the Board of Examiners shall subject him to such practical examination as they in each case think fit.

45. Applicants for certificates of service will be charged fees at the following rates :—

	Rs.
First	10
Second	5
Third	3

XII—Form of Certificates.

Form of
certificate.

46. Certificates of competency and of service shall be in the forms given in Appendix B, respectively, or to the like effect.

Certificates
under Section
22.

47. Applications under Section 22 for certificates of competency corresponding to foreign certificates in the possession of the applicants, shall be in the form of Appendix A. Each applicant shall duly fill in the form, and, together with copies of the original foreign certificates in his possession, shall lodge the form with the Collector at least ten days before any meeting of the Board of Examiners.

48. (For substituted Rule 48, see Notification No. 4221, dated 25th September 1896, printed at page 752, *infra*.)

Duplicate
certificates
now to be
made.

49. Applications for duplicates under Section 26 shall be lodged with the Collector, together with a sworn declaration describing the lost certificate and other documents relied upon by the applicant.

Record of
uplicates.

50. Duplicates of all certificates granted under the Act shall be recorded in the Steam Boiler Office.

APPENDIX A.

Bombay Boiler Act II of 1891.

APPLICATION

FOR AN

ENGINEER'S CERTIFICATE OF COMPETENCY
UNDER SECTION _____

Rotation No.



GOVERNMENT OF
BOMBAY.
ISSUED BY
ORDER OF THE GOVT.
OF BOMBAY.

(A.)—Name, &c., of Applicant.

Names at full length.	Surname.	Permanent Address, stating Town, Street and No. of House and name of Person (if any) with whom residing.	Date of Birth.			Where born.	
			Day.	Month.	Year.	Town.	Country.
1	2	3	4	5	6	7	8

(B.)—Particulars of all previous Certificates (if any) whether issued in British Possessions, or elsewhere.

Number.	Competency or Service.	Grade.	Where issued.	Date of issue.	If at any time suspended or cancelled, state by what Court or authority.	Date.	Cause.
9	10	11	12	13	14	15	16

(C.)—Certificate now required.

Grade.	Competency or Service.	Address to which it is to be sent.
17	18	19

(D).—*If Applicant has failed in a previous Examination for the Certificate now required, he must here state when and where. If he has not failed, he must state so in writing across this Division.*

Day.	Month.	Year.	Port.	Subjects in which he failed.
20	21	22	23	24

(E).—*Declaration to be made by Applicant.*

(TAKE NOTICE).—Any person who makes, procures to be made, or assists in making, any false representation for the purpose of obtaining for himself or any other person, a Certificate either of Competency or Service will be criminally prosecuted.

I DO HEREBY DECLARE that the particulars contained in Divisions (A), (B), (C), (D), and (F), of this Form are correct and true to the best of my knowledge and belief; and that the PAPERS enumerated in Division (F) and sent with this Form are true and genuine documents, given and signed by the persons whose names appear on them. I further declare that the Statement (F) contains a true and correct account of the whole of my services without exception.

And I make this Declaration conscientiously believing the same to be true.

Dated at _____ this _____ day of _____ 189 .

Signed in the presence of

Signature of applicant.

Present address.

(F).—List of Testimonials and Statement of Service.

(The Testimonials to be numbered consecutively according to the number given in Column 25 below.)

No. of Testimonial (if any).	Where employed.	Horse-power of Engines.	Style of Factory.	Service of Applicant.						Remarks.	Initials of verifier.
				Capacity.	Date of Commencement.	Date of Termination.	Time employed in this service.				
							Years.	Months.	Days.		
25	26	27	28	29	30	31	32	33	34	35	36
Total service ...											
Time served for which Certificates are now produced .											
Time served for which no certificates are produced ...											

(G).—Certificate of Examiner.

NOTE.—The Examiner should fill up Divisions (G) and (H) and in all cases as soon as possible forward this Paper to the Collector. If the applicant passes, his Testimonials and previous Certificate, if any, must be sent with this paper. The new Certificate and the Testimonials will be delivered to the applicant at the Office of the Collector.

Date and Place of Examination.		Insert passed or failed in each Column.		Rank for which passed.
Date.	Place.	In working out the Questions.	In the <i>visd voce</i> Examination.	
37	38	39	40	41

(H).—*Personal description of Applicant.*

Height.		Complexion.	Personal Marks or Peculiarities if any.	Colour of	
		44	45		
Feet. 42	Inches. 43			Hair. 46	Eyes. 47

I HEREBY CERTIFY that the particulars contained in Divisions (G) and (H) are correct.

This Form and the Testimonials are forwarded to the Collector.

This _____ day of _____ 189 .

To

THE COLLECTOR,
BOMBAY.

{ Signature of
Examiner.

APPENDIX B.

(For substituted Appendix B, see Notification No. 4221, dated 25th September 1896, printed at page 752, *infra*.)

APPENDIX C.

Examination in Rough Working Drawing for a First-Class Engineer's Certificate of Competency.

1. The regulations in regard to the qualifications of a candidate for a First Class Engineer's Certificate of Competency specify that—

“He must be able to make rough working drawings of the different parts of the engines and boilers ;

“He must be able to state the general proportions borne by the principal parts of the machinery to each other.”

2. In accordance with these clauses a candidate for a first-class certificate is required to make a rough working drawing of the parts specified on the other side of this leaf. A mechanic who has been some years in charge of engines and boilers ought by this time to have familiarly in his mind the general construction of at least one set of engines and boilers, say that set he was last with. Fine drawing is not expected, and in the proportions of the parts a wide margin will be allowed; absurd dimensions will be failure in practical knowledge.

3. The drawing must, however, be practically a working drawing, giving a sufficient number of views to show the parts fully—sections, plans, or elevations, just as the candidate would require to be supplied to him if he had to make the parts to the design of another person.

4. A clear hand sketch showing the construction completely and fully dimensioned, will be accepted if the candidate prefers this alternative.

5. A portion only of the parts specified may be accepted in place of the whole, if that portion is sufficient to show that the candidate has a good practical idea of the construction of the parts, and a fair notion of their general proportions or dimensions.

6. Candidates are hereby cautioned not to put on paper what they have not fully considered and deliberately intend to be understood as their statement of what they know about the construction of any part required.

7. The statements given in by a candidate may be in themselves, apparently, of little importance, but, as sample material from which the state of the candidate's knowledge of engines and boilers is to be inferred, every detail which is glaringly inconsistent with a sound knowledge of the use of the part, or in which an essential consideration has evidently been overlooked, is an important element in the description which the candidate is giving of his own qualifications.

8. The candidate is advised not to begin more than he can clearly finish in the time allowed. An important object in this part of the examination is to ascertain whether the candidate can be trusted to mark all necessary dimensions upon a sketch or a drawing. The test of this is, practically, the making of the part from the sketch without having to supply additional dimensions, and without measuring the drawing. To prove this ability the candidate must fully dimension the parts shown in his sketch or drawing notwithstanding that the parts may be correctly drawn to scale. A drawing is fully dimensioned when no part of it is left to the option of the party who is to work to the drawing.

9. To prevent misunderstanding, however, when the candidate has been led into showing more of the details than he has time fully to finish, he should name, in the statement on the other side, the particular parts which he has fully dimensioned.

10. All dimensions should have lines and darts to indicate distinctly the points between which the dimensions are given.

11. Beware of writing cross dimensions upon centre lines or upon longitudinal dimension lines. This is not an order but a recommendation.

12. The candidate is not expected to design anything: he has merely to sketch or draw something with which he is expected to be already familiar.

13. Pencil in nothing after 3 o'clock: all the dimensions, the figures, and the darts must be inked in; employ the remaining time in examining the drawing and in inking in any figures which may have been before overlooked, and in checking the dimensions.

14. Make sure that you will have sufficient room on the sheet to show all the necessary views. You can have another sheet of paper if necessary. All the paper used must be forwarded with the drawing.

15. Fill in and sign the following statement:—

SUBJECT FOR EXAMINATION IN ROUGH WORKING DRAWING.

(Read the foregoing General Instructions.)

A common slide valve with its spindle. Show also an outline section of the parts at the cylinder face. Show the provision for connecting the slide valve to the spindle.

The candidate is requested to fill up the following and to attach this paper to his drawing:—

STATEMENT BY THE CANDIDATE.

The accompanying drawing, made by me this day, without referring to any document, and without the assistance of any person, is intended by me to be sufficient for the new construction of the parts above described, to fit the places of similar parts which are to be removed. The construction is similar to what I have been with in the _____ Factory, Mill, or Workshops _____, but the dimensions may be different.

The diameter of the cylinder is _____

The stroke of the piston is _____

The stroke of the valve is _____

The cover at top end on steam side is _____

The cover at bottom end on steam side is _____

The lead at top is intended to be _____

The lead at bottom is intended to be _____

The inside cover is + _____ or _____

The thickness of the face of valve is _____

The thickness of the body of valve is _____

The greatest opening for steam will be _____

That gives an area equal to one _____

The opening for exhaust when the crank is on the top centre is _____

That gives an area equal to _____ th of piston.

The length of the connecting rod is _____

The valve will cut off steam on the down stroke at _____

The valve will cut off steam on the up stroke at _____

*The candidate may omit
this part if he chooses.*

The parts fully dimensioned, in ink, are _____

Dated at _____
this _____ *day of* _____ 189 .

Applicant.

APPENDIX D.

Instructions to Engineer Examiners.

Examiners will require all candidates to fill up a form of which a copy is attached, and they will forward the same to the Collector along with the report of the examination.

For the present the questions for both classes of engineers will be taken from the same book of "Elementary Questions"; and candidates for first class certificates are expected to show their superiority by giving answers more complete than those of the other candidates.

The arithmetical questions for engineers and the *visd voce* examinations for all candidates will be continued as heretofore, and failure in the elementary questions will be treated as failure in arithmetic.

The numbers of the questions for each examination are not to be communicated to the candidate until his examination commences.

New editions with alterations will be issued from time to time.

For the questions to be answered, see the Book of Elementary Questions. The questions need not be written, only the answers to them.

*Form of Preliminary Questions to be answered by the First
Class and Second Class Candidates.*

City	Class for which examined
Date	Candidate's name

- a. Where and how long did you serve in works at the making or at the repairing of engines, and in what capacities?
- b. How long have you served as fireman or driver?
- c. How long have you served in the engine-room and in what capacities?
- d. With what descriptions of Engines have you served,—jet condensing, surface condensing, or non-condensing engines, compounds, triples, inverted cylinders, or horizontal engines? What size were the engines?
- e. With what descriptions of boilers have you served,—Lancashire, marine, multitubular, sectional or locotype boilers?
- f. What engine defects have come under your notice, what caused these defects, and how were they remedied? Give the names of the factory for verification.
- g. What boiler defects have come under your notice, what caused these defects, and how were they remedied? Give the names of the factory for verification.

Notn. No. 5605, dated 22nd December 1896, B. G. G., 1896, Pt. I, p. 1334.—His Excellency the Governor in Council is pleased to vary, with effect from the 4th January 1897, the rules framed under Section 35 of the Bombay Boiler Inspection Act, 1891, and published in Government Notification No. 515, dated the 3rd February 1896⁽¹⁾, at pages 94 to 102 of the *Bombay Government Gazette* for 1896, Part I, by substituting for clause (d) of Rule 2 of the said rules the following clause :—

"(d) The words defined in Section 3 shall be deemed to have respectively the same meaning as is given to them by the Act, provided that wherever in these rules service with engines and boilers is required as a qualification for admission to an examination under Section 21, the word 'engine' or 'boiler' shall be held to include any locomotive engine or boiler used upon, or appertaining to, any railway within the meaning of that word as defined in Section 3, clause (4), of the Indian Railways Act, 1890."

Notn. No. 1503, dated 30th March 1896, B. G. G., 1896, Pt. I, p. 336.—Corrigendum.—In the second line of Rule 6 of the Rules published under Government Notification No. 515, dated 3rd February 1896⁽¹⁾, at pages 94—102 of the *Bombay Government Gazette* of the 6th idem, Part I, between the words "50 rupees" and "for each meeting" insert the words "per diem."

Notn. No 4221, dated 25th September 1896, B. G. G., 1896, Pt. I, p. 1003.—His Excellency the Governor in Council is pleased to vary, with effect from the 1st October 1896, the rules framed under Section 35 of the Bombay Boiler Inspection Act, 1891, and published in Notification No. 515, dated the 3rd February 1896⁽¹⁾, at pages 94 to 102 of the *Bombay Government Gazette* for 1896, Part I, in the manner hereinafter appearing, that is to say,—

Capabilities of
holders of
certificates.

(1) by substituting for Rule 43² of the said rules the following amended

"48. Holders of certificates of the first class will be deemed to be capable, as first class engineers, of having charge of boilers attached to prime movers of any horse-power.

Holders of certificates of the second class will be deemed to be capable, as second class engineers, of having charge of boilers attached to prime movers not exceeding sixty horse-power nominal.

Holders of certificates of the third class will be deemed to be capable, as third class engineers, of having charge of boilers attached to prime movers not exceeding twenty horse-power nominal."

(2) by substituting for Appendix B to the said rules the following:

"APPENDIX B.

(See Rules 43 and 46.)

Form of Certificate of Competency.

*Certificate of Competency of the Class granted under the Bombay
Boiler Inspection Act, 1891.*

No. of 189 .

A.B., aged about , at present residing at , having satisfied the Board of Examiners appointed under the Bombay Boiler Inspection Act, 1891, of his competency to have charge of a boiler attached to prime movers of any horse-power (or not exceeding 60 or 20 horse-power

(1) Printed at page 735, *supra*.

nominal, *as the case may be*), is granted under Section 21 (or 22 *as the case may be*) of the said Act this Certificate of Competency of the First (or Second or Third, *as the case may be*) Class.

The of 189 .

(Signed)

} Board of Examiners.

Duplicate of this Certificate has been recorded in the Steam Boiler office,
this day of 189 .

(Signed)

Collector of

Form of Certificate of Service.

*Certificate of Service of the Class granted under the Bombay Boiler
Inspection Act, 1891.*

No. of 189 .

A. B., aged about , at present residing at , having satisfied the Board of Examiners appointed under the Bombay Boiler Inspection Act, 1891, at , that he has served for a period of not less than three years prior to the 18th January 1892 (the date on which the said Act came into force) as Engineer in actual charge and management of a boiler, and that he is possessed of competent skill for the charge of a boiler attached to prime movers of any horse-power (or not exceeding 60 or 20 horse-power nominal, *as the case may be*), is granted under Section 23 of the said Act this Certificate of Service of the First (or Second or Third, *as the case may be*) Class.

The of 189 .

(Signed)

} Board of Examiners.

Duplicate of this Certificate has been recorded in the Steam Boiler Inspection office.

Collector.

Form of Certificate to be granted under Section 22 of the Act.

Whereas Mr. , at present residing at , has produced before us a Certificate of the class issued to him by the , we, in accordance with the provisions of the Bombay Boiler Act of 1891, Section 22, hereby authorize him to be in charge of boilers attached to prime movers of horse-power on the production of this Certificate.

*Rules relating to the duties of Inspectors with respect to the Inspection of
Steam Boilers.*

Notn. No. 1877A, dated 21st May 1894, B. G. G., 1894, Pt. I, p. 459.
In exercise of the power conferred by Section 35 (a) of the Bombay Boiler

Inspection Act, 1891, the Governor in Council is pleased to frame the following rules for settling the duties of Inspectors under the said Act with respect to the inspection of Steam Boilers in every part of the Bombay Presidency in which the said Act is in force, including Aden, *viz* :—

Iron Boilers.

1. The Inspector is required by the Act to fix the pressure to be allowed on boilers. In performing this very responsible and onerous duty he must be very careful, as in the event of accident it will be necessary for him to prove clearly that he used due caution. On the one hand he must be careful as regards safety, and on the other hand he must not unduly reduce the pressure on a boiler.

2. The Inspector should fix the working pressure for boilers by a series of calculations of the strength of the various parts, and according to the workmanship and material.

In the case of boilers made in India, the Boiler Inspection Department may receive for examination plans and particulars of boilers before the commencement of manufacture, by these means hoping to prevent questions arising after the boilers are finished. The Senior Inspector should receive and report on any plans of boilers intended for use in Bombay or the districts that may be submitted in due course.

When the Inspector has received plans and tracings of new boilers, or of alterations of boilers, and has approved of them, he will of course be careful in making his examination, when the boiler is ready for work, to see that they have been followed out. When he has not had the plans submitted, but is called in to inspect a boiler, he will of course measure the parts, note the details of construction, and, if necessary, bore the plates to ascertain their thickness, &c., before he gives his certificate.

No Inspector shall declare a boiler to be safe unless (a) he is fully informed as to its construction, material and workmanship, or unless (b) he is furnished with a certificate from a Chief Engineer of a recognised Boiler Insurance Company. He should therefore be very careful how he ventures to give a certificate.

3. In the case of new boilers the Inspector may allow a stress not exceeding 7,000 lbs. per square inch of net section on solid iron screwed stays supporting flat surfaces, but the stress should not exceed 5,000 lbs. when the stays have been welded or worked in the fire.

The areas of diagonal stays are found in the following way: Find the area of a direct stay needed to support the surface, multiply this area by the length of the diagonal stay, and divide the product by the length of a line drawn at right angles to the surface supported to the end of the diagonal stay; the quotient will be the area of the diagonal stay required.

When gusset stays are used, their area should be in excess of that found in the above way.

4. When the tops of combustion boxes or other parts of a boiler are supported by solid rectangular girders the following formula should be used for finding the working pressure to be allowed on the girders, assuming that they are not subjected to a greater temperature than the ordinary heat of steam,

and in the case of combustion chambers that the ends are fitted to the edges of the tube plate and the back plate of the combustion box.

$$\frac{C \times d^2 \times T}{(W - P) D \times L} = \text{Working Pressure.}$$

W = Width of combustion box in inches.

P = Pitch of supporting bolts in inches.

D = Distance between the girders from centre to centre in inches.

L = Length of girder in feet.

d = Depth of girder in inches.

T = Thickness of girder in inches.

C = 500 when the girder is fitted with one supporting bolt.

C = 750 when the girder is fitted with two or three supporting bolts.

C = 850 when the girder is fitted with four supporting bolts.

The working pressure for the supporting bolts and for the plate between them should be determined by the rule for ordinary stays.

5. The pressure on plates forming flat surfaces is found by the following formula:

$$\frac{C \times (T + 1)^2}{S - 6} = \text{Working Pressure.}$$

T = Thickness of the plate in sixteenths of an inch.

S = Surface supported in square inches.

C = Constant according to the following circumstances.

C = 100 when the plates are not exposed to the impact of heat or flame, and the stays are fitted with nuts and washers, the latter being at least three times the diameter of the stay and two-thirds the thickness of the plates they cover.*

C = 90 when the plates are not exposed to the impact of heat or flame, and the stays are fitted with nuts only.

C = 60 when the plates are exposed to the impact of heat or flame, and steam in contact with the plates, and the stays fitted with nuts and washers, the latter being at least three times the diameter of the stay and two-thirds the thickness of the plates they cover.

C = 54 when the plates are exposed to the impact of heat or flame, and steam in contact with the plates, and the stays fitted with nuts only.

C = 80 when the plates are exposed to the impact of heat or flame, with water in contact with the plates, and the stays screwed into the plates and fitted with nuts.

C = 60 when the plates are exposed to the impact of heat or flame, with water in contact with the plates, and the stays screwed into the plates, having the ends riveted over to form substantial heads.

C = 36 when the plates are exposed to the impact of heat or flame, and steam in contact with the plates, with the stays screwed into the plates, and having the ends riveted over to form substantial heads.

* If the diameter of riveted washers be at least 3rds the pitch of the stays, and the thickness not less than the plates they cover, the constant may be increased to 160.

When doubling plates are fitted of the same thickness as the plates they cover and not less in width than 3rds the pitch of the stays, the constant may be increased to 160.

In cases where plates are stiffened by T or L irons, and a greater pressure is required for the plates than is allowed by the use of the above constants, the case should be submitted for the consideration of the Senior Inspector.

When the riveted ends of screwed stays are much worn or when the nuts are burned, the constants should be reduced, but the Inspector must act according to the circumstances that present themselves at the time of inspection, and it is expected that in cases where the riveted ends of screwed stays in the combustion boxes and furnaces are found in this state, it will be often necessary to reduce the constant 60 to about 36.

The Inspector should not in any case allow a greater compressive stress on the edge of the tube plates than 7,500 lbs. per square inch, which is that used in the following formula:

$$\frac{(D-d) T \times 15,000}{W \times D} = \text{Working Pressure.}$$

$W \times D$

D = Least horizontal distance between centres of tubes in inches.

d = Inside diameter of ordinary tubes in inches.

T = Thickness of tube plate in inches.

W = Extreme width of combustion box in inches from front of tube plate to back of fire-box, or distance between combustion box tube plates when boiler is double ended and the box common to the furnaces at both ends.

6. Having regard to many cases in which serious defects have been discovered, the Inspector should take care that boilers, the outside of which cannot be seen, are cleared of all covering and fittings for inspection whenever the Inspector considers it necessary. It will often be found necessary to reduce the pressure, unless the boilers are partially cleared from their seats to enable the Inspector to judge of their condition. If the owners in any special case have any good reasons for not wishing to clear them when the Inspector requires it, the Inspector should submit the whole case in detail to the Senior Inspector for his consideration. The Inspector must recollect that he is not to certify as sufficient any boiler respecting which he cannot thoroughly satisfy himself.

The Inspector should record in his inspection book the dates on which boilers are inspected, when and to what extent cleared from brickwork, and whether the boilers were set or not when examined, and if not set, where they were examined. Boilers which have been cleared should in all cases be subjected to the hydraulic test before the brickwork is rebuilt.

7. Boilers well constructed, well designed, and made of good material should have an advantage in the matter of working pressure over boilers inferior in any of the above respects, as unless this is done the superior boiler is placed at a disadvantage, and good workmanship and material will be discouraged. The following rules are therefore prescribed.

When cylindrical boilers are made of the best material with all the rivet holes drilled in place and all the seams fitted with double butt straps each of at least five-eighths the thickness of the plates they cover, and all the seams at least double riveted with rivets having an allowance of not more than 75 per cent over the single shear and provided that the boilers have been open to inspection during the whole period of construction, then 5 may be used as the factor of safety. The tensile strength of the iron is to be taken as equal to 47,000 lbs. per square inch with the grain, and 40,000 lbs. across the grain.

But when the above conditions are not complied with, the additions in the following scale must be added to the factor 5, according to the circumstances of each case :

- | | | |
|----|-----|---|
| A† | ·15 | To be added when all the holes are fair and good in the longitudinal seams, but drilled out of place after bending. |
| B† | ·3 | To be added when all the holes are fair and good in the longitudinal seams, but drilled out of place before bending. |
| C | ·3 | To be added when all the holes are fair and good in the longitudinal seams, but punched after bending instead of drilled. |
| D | ·5 | To be added when all the holes are fair and good in the longitudinal seams, but punched before bending. |
| E* | ·75 | To be added when all the holes are not fair and good in the longitudinal seams. |
| F | ·1 | To be added if the holes are all fair and good in the circumferential seams, but drilled out of place after bending. |
| G† | ·15 | To be added if the holes are fair and good in the circumferential seams, but drilled before bending. |
| H | ·15 | To be added if the holes are fair and good in the circumferential seams, but punched after bending. |
| I† | ·2 | To be added if the holes are fair and good in the circumferential seams, but punched before bending. |
| J* | ·2 | To be added if the holes are not fair and good in the circumferential seams. |
| K | ·2 | To be added if double butt straps are not fitted to the longitudinal seams, and the said seams are lap and double riveted. |
| L | ·1 | To be added if double butt straps are not fitted to the longitudinal seams, and the said seams are lap and treble riveted. |
| M | ·3 | To be added if only single butt straps are fitted to the longitudinal seams, and the said seams are double riveted. |
| N | ·15 | To be added if only single butt straps are fitted to the longitudinal seams, and the said seams are treble riveted. |
| O | ·1 | To be added when any description of joint in the longitudinal seams is single riveted. |
| P. | ·1 | To be added if the circumferential seams are fitted with single butt straps and are double riveted. |
| Q | ·2 | To be added if the circumferential seams are fitted with single butt straps and are single riveted. |
| R | ·1 | To be added if the circumferential seams are fitted with double butt straps and are single riveted. |
| S | ·1 | To be added if the circumferential seams are lap joints and are double riveted. |
| T | ·2 | To be added if the circumferential seams are lap joints and are single riveted. |
| U | ·25 | To be added when the circumferential seams are lap, and the stakes of plates are not entirely under or over. |
| V† | ·3 | To be added when the boiler is of such a length as to fire from both ends, or is of unusual length, as in the case of flue boilers; and the circumferential seams fitted as described opposite P, R, and S, but of course when the circumferential seams are as described opposite O and T. V 2 |

W* 4 To be added if the seams are not properly crossed.

X* 4 To be added when the iron is in any way doubtful, and the Inspector is not satisfied that it is of the best quality.

Y†† 1.65 To be added if no certificate is produced from a Chief Engineer of a recognised Boiler Insurance Company or if the boiler was not open to inspection during the whole period of its construction by the Inspectors of any recognized Boiler Insurance Company.

Where marked* the factor of safety should be increased still further if the workmanship or material is very doubtful or is very unsatisfactory.

† When the holes are to be rimmed, or bored out in place, the case should be submitted to the Senior Inspector as to the reduction or omission of A, B, G, and I as heretofore.

‡ When boilers are comparatively short, the cases should be submitted to the Senior Inspector for consideration as to the omission of V as heretofore.

When the circumferential seams are double strapped and double riveted or lapped and treble riveted, and the calculated strength not less than 65 per cent. of the solid plate V, 3 may be omitted as heretofore.

The strength of ordinary joints is found by the following method:

$$\frac{(\text{Pitch} - \text{Diameter of rivet}) \times 100}{\text{Pitch}} = \left\{ \begin{array}{l} \text{Percentage of strength of plate at joint as compared with the solid plate.} \end{array} \right.$$

$$\frac{(\text{Area of rivet} \times \text{No. of rows of rivets}) \times 100}{\text{Pitch} \times \text{thickness of plate}} = \left\{ \begin{array}{l} \text{Percentage of strength of rivets as compared with the solid plate.} \end{array} \right.$$

Then take iron as equal to 47,000 lbs. per square inch and use the smaller of the two percentages as the strength of the joint, and adopt the factor of safety as found from the preceding scale.

$$\frac{(47,000 \times \text{percentage of strength of joint}) \times \text{twice the thickness of the plate in inches.}}{\text{Inside diameter of the boiler in inches} \times \text{factor of safety}} =$$

Pressure to be allowed per square inch on the safety-valves.

In the case of ordinary zigzag riveting the strength through the plate diagonally between the rivets, when diagonal pitch = $\frac{6}{10}$ horizontal pitch + $\frac{4}{10}$ diameter of rivet.

Plates that are drilled in place must have been taken apart and the burr taken off and the holes slightly countersunk from the outsides.

Butt straps must have been cut from plates and not from bars, and must be of as good a quality as the shell plates, and for the longitudinal seams must be cut across the fibre. The rivet holes may have been punched or drilled when the plates are punched or drilled out of place, but when drilled in place must have been taken apart and the burr taken off and slightly countersunk from the outside.

When single butt straps are used and the rivet holes in them punched, they must be one-eighth thicker than the plates they cover.

The diameter of the rivets must not be less than the thickness of the plates of which the shell is made, but it will be found when the plates are thin, or

§ If the rivets are exposed to double shear, multiply the percentage as found by 1.75.

when lap joints or single butt straps are adopted, that the diameter of the rivets should be in excess of the thickness of the plates.

Dished ends must be stayed as flat surfaces; but when they are theoretically equal to the pressure needed, when considered as portions of spheres, the stays when solid may have a stress of 14,000 lbs. per square inch of net section, but the stress should not exceed 10,000 lbs. when the stays have been welded or worked in the fire.

Truly hemispherical ends subjected to internal pressure may be allowed double the pressure that is suitable for a cylinder of the same diameter and thickness.

All man-holes and openings must be stiffened with compensating rings of at least the same effective sectional area as the plates cut out, and in no case should the plate rings be less in thickness than the plates to which they are attached. The openings in the shells of cylindrical boilers should have their shorter axes placed longitudinally. It is very desirable that the compensating rings round openings in flat surfaces be made of L or T iron. Cast-iron doors are not to be passed.

The neutral part of boiler shells under steam domes must be efficiently stiffened and stayed, as serious accidents have arisen from the want of such precautions.

8. New boilers are to be tested by hydraulic pressure according to the following scale.

Boilers intended to work up to 100 lbs. pressure per square inch or any pressure below that are to be tested to double the working pressure.

Above lbs.		100 up to lbs.		125 to be tested to lbs.	
	125	"	150	"	230.
"	150	"	175	"	250.
"	175	"	200	"	270.
"	200	"	225	"	290.
"	225	"	250	"	310.
"	250	"	275	"	330.
"	275	"	300	"	350.

Any boilers intended for working pressure above these to be tested to not less than 50 lbs. above such working pressure.

In the case of old boilers the Inspector must use his own judgment as to the necessary pressure to be applied.

9. Circular furnaces with the longitudinal joints welded or made with a butt strap.

$$\frac{90,000 \times \text{the square of the thickness of the plate in inches}}{(\text{Length in feet} + 1) \times \text{diameter in inches}}$$

= working pressure per square inch, provided it does not exceed that found by the following formula:

$$\frac{8,000 \times \text{thickness in inches}}{\text{diameter in inches}} = \text{Working pressure per square inch.}$$

The second formula limits the crushing stress on the material to 4,000 lbs. per square inch.

The length is to be measured between the rings if the furnace is made with rings.

If the longitudinal joints instead of being butted are lap-jointed in the ordinary way, then 75,000 is to be used instead of 90,000, excepting only where the lap is bevelled and so made as to give the flues the form of a *true* circle, when 80,000 may be used.

When the material or the workmanship is not of the best quality, the constants given above must be reduced, that is to say, the 90,000 will become 80,000, the 80,000 will become 70,000, the 70,000 will become 60,000; when neither the material nor the workmanship is of the best quality, such constants will require to be further reduced, according to circumstances and the judgment of the Inspector, as in the case of old boilers. One of the conditions of best workmanship is that the joints are double riveted with double butt straps, or single riveted with double butt straps, and the holes drilled after the bending is done and when in place and the plates afterwards taken apart, the burr on the holes taken off and the holes slightly countersunk from the outside.*

The working pressure for corrugated furnaces, practically circular and machine made, provided the plane parts at the ends do not exceed 6 inches in length, and the plates are not less than $\frac{5}{16}$ inch thick, should not be greater than found by the following formula:

$$\frac{9,000 \times \text{thickness in inches}}{\text{Mean diameter in inches}} = \left. \vphantom{\frac{9,000 \times \text{thickness in inches}}{\text{Mean diameter in inches}}} \right\} \text{Working pressure per square inch.}$$

Steel Boilers.

10. For Steel Boilers the rules for iron boilers may be increased as follows:—

The constants for flat surfaces when they are supported by stays screwed into the plate and riveted, 10 per cent. The constants for flat surfaces when they are supported by stays screwed into the plate and nutted, or when the stays are nutted in the steam space, 25 per cent. This is also applicable to the

* The following examples will serve to show the application of the constants for the different cases that may arise:—

Furnaces with butt joints and drilled rivet holes.	{	90,000 where the longitudinal seams are welded.
		90,000 where the longitudinal seams are double riveted and fitted with single butt straps.
		80,000 where the longitudinal seams are single riveted and fitted with single butt straps.
		90,000 where the longitudinal seams are single riveted and fitted with double butt straps.
Furnaces with butt joints and punched rivet holes.	{	85,000 where the longitudinal seams are double riveted and fitted with single butt straps.
		75,000 where the longitudinal seams are single riveted and fitted with single butt straps.
		85,000 where the longitudinal seams are single riveted and fitted with double butt straps.
Furnaces with lapped joints and drilled rivet holes.	{	80,000 where the longitudinal seams are double riveted and bevelled.
		70,000 where the longitudinal seams are double riveted and not bevelled.
		70,000 where the longitudinal seams are single riveted and bevelled.
		65,000 where the longitudinal seams are single riveted and not bevelled.
Furnaces with lapped joints and punched rivet holes.	{	75,000 where the longitudinal seams are double riveted and bevelled.
		70,000 where the longitudinal seams are double riveted and not bevelled.
		65,000 where the longitudinal seams are single riveted and bevelled.
		60,000 where the longitudinal seams are single riveted and not bevelled.

In the case of upright fire-boxes of donkey or similar boilers, 10 per cent. should be deducted from the constants given above, applicable to the respective classes of work.

constants for flat surfaces stiffened by riveted washers or doubling strips, and supported by nutted stays.

The constants for combustion box girders, 10 per cent.

Boilers—General.

11. Small boilers must be surveyed and be fitted the same way as the main boilers, and have a water and steam gauge, and all other fittings complete, and as regards safety valves, must comply with the same regulations as the main boilers.

12. No boilers or steam chamber is to be so constructed, fitted, or arranged so that the escape of steam from it through the safety-valve can be wholly, or partially, intercepted by the action of any other valve.

A stop valve must always be fitted between the boiler and the steam pipe, and, where two or more boilers are connected with a steam receiver or superheater, between each boiler and the superheater or steam receiver. The object of this is obvious, viz., to avoid the failure of all the boilers through the failure of one. The necks of stop valves should be as short as practicable.

13. Each boiler must be fitted with a glass water-gauge, at least two test cocks, and steamgauge, that is to say, each boiler must be fitted with all fittings as complete as if there were only one boiler. When a factory has more than one boiler, and these boilers are fitted with stop-valves, each boiler must be treated as a separate one, and have all the requisite fittings.

14. On every inspection of a steam boiler the Inspector shall, if the boiler is large enough, go inside it, and make a thorough examination of it.

When the boilers are not large enough for the Inspector to get into, he should see them tested by hydraulic pressure at every annual inspection at least. The hydraulic test should also be applied at every inspection if the Inspector consider it necessary.

Whenever it is only removable stays that prevent getting in, he must order their removal, and he must see them properly replaced before granting his declaration.

If any part of a main boiler near the uptake fire-boxes or furnaces is so constructed that the Inspector cannot examine it, he is not to give a declaration, but shall report the case to the Senior Inspector.

If for special reasons, and for special reasons only, the Inspector cannot go inside a small boiler, he must distinctly state on the face of his declaration his reasons for not being able to do so.

15. If the boiler is too hot for the Inspector to examine the inside efficiently, and with safety and convenience, he should decline to examine the boiler, and absolutely refuse to grant a certificate, until he can make an efficient internal examination.

16. Before testing a boiler the Inspector shall examine it, take the necessary measurements, and calculate what the working pressure should be in accordance with the regulations, and only test it with reference to that pressure in accordance with Rule 8. If the test is not satisfactory, the pressure must be proportionately reduced.

This course will enable any necessary alterations to be made by the owners and prevent delay or disappointment. The Inspector who grants the certificate should not increase the working pressure without first consulting the Senior Inspector.

The Inspector who grants the certificate must examine the boilers thoroughly, and in the absence of special instructions from the Senior Inspector, will be held responsible for the pressure allowed.

17. The Inspector shall see all new boilers, and boilers that have been cleaned for a thorough repair, tested by hydraulic pressure, in accordance with Rule 8 previous to the boilers being set, and before they are covered in, to test the workmanship, &c.; but the working pressure is to be determined by the strength of stays, thickness of plates, and strength of riveting, &c., and not by the hydraulic test.

The hydraulic test should in no case exceed twice the calculated working pressure of the boiler, and it is never to be applied until the boiler has been examined and until the strength has been calculated, from the necessary measurements taken from the boiler itself.

When the boilers are set the Inspector may, at any time he thinks it necessary, before he gives a certificate, have them tested by hydraulic pressure to satisfy himself as to any doubtful part, or of places not easy of access, care being taken in the case of old boilers not to overstrain them; but the test must always exceed the working pressure.

The hydraulic test should, before a certificate is granted, be applied to all boilers that have not previously had a working certificate.

When a boiler is partially inspected by one Inspector, and the inspection is completed and a certificate granted by another, if the Inspector who witnesses the test of the boiler by hydraulic pressure has an opportunity of examining it inside and outside after the test, such Inspector should determine the pressure to be allowed on the boiler in question, taking care to inform the makers, owners, or agents, and the Inspector who is ultimately to grant a certificate, what pressure should in his opinion be allowed on it. In the event of the original Inspectors having no opportunity to examine the boiler inside and out after the hydrostatic test, the Inspector must re-test the boiler by water and examine the boiler inside and out before determining the working pressure and granting a certificate.

The amount of the hydraulic pressure test, and the date on which it was last applied to the boiler, should be inserted in the Inspector's certificate, and recorded in the dimension sheet of that boiler.

Inspectors should pay particular attention to the examination and testing of steam pipes and economisers.

In all cases in which a socket expansion joint is fitted to a bent steam pipe, the Inspector should require a fixed gland and bolts to be fitted, in order to prevent the end of the pipe being forced out of the socket. This regulation should be complied with in all cases of bent pipes fitted with socket expansion joints. Fixed glands and bolts should be fitted to the expansion joints of straight steam pipes, as cases have occurred, particularly with small straight pipes, in which the ends of the pipes have been forced out of the sockets.

18. In all boilers in which the Inspectors find that cast iron is employed in such a manner as to be subject to the pressure of steam or water, they shall report the circumstances to the Senior Inspector, in order that they may receive instructions how to act. Cast iron must not be used for stays, and Inspectors should discourage the use of cast iron saddles for boilers.

19. A pressure once allowed on a boiler is not, *under any circumstances whatever*, to be increased unless the Inspector has previously written for and obtained the sanction of the Senior Inspector.

In case an Inspector is of opinion that an increased pressure may with safety be allowed, he shall communicate with the Inspector who last inspected the boiler; and if on learning the reasons why the existing pressure was formerly allowed, the Inspector is still of opinion that it may be increased, he should communicate all the facts of the case to the Senior Inspector; but, as above stated, the pressure shall not in any case be increased until the question has been decided by him.

Safety-valves.

20. The Inspectors are instructed that in all *new boilers*, and whenever *alterations can be easily made*, the safety-valve and stop-valve should be placed directly on the boiler; and the neck, or part between the valve and the flange which is bolted on to the boiler, should be as short as possible.

The Inspector should note that it is not intended by this instruction that old boilers which have been previously passed with such an arrangement should be thrown out of work for the alterations to be carried out.

Of course in any case in which an Inspector is of opinion that it is positively dangerous to have a length of pipe between the boilers and the safety-valve, it is his duty at once to insist on the requisite alterations being made before granting a declaration.

The Inspector shall declare, amongst other things, the limits of the weight to be placed on the safety-valves, and that the safety-valves are such and in such condition as required by the Act.

21. The area per square foot of fire grate surface of safety-valves, or (when there is more than one safety-valve on the boiler) the combined area of the safety-valves should be not less than that given in the following tables opposite the boiler pressure intended, provided the valves are not less than two inches in diameter. This applies to new boilers which have not received a working certificate.

In ascertaining the fire grate area, the length of the grate should be measured from the inner edge of the dead plate to the front of the bridge, and the width from side to side of the furnace on the top of the bars at the middle of their length.

If there is only one safety-valve on a *main* boiler the Inspector should not grant a certificate without first referring the case to the Senior Inspector for special instructions.

In the case of small boilers, if it is wished to fit valves smaller than two inches diameter, the case should be submitted for the consideration of the Senior Inspector.

SAFETY-VALVE AREAS.

Boiler Pressure.	Area of Valve per square foot of Fire grate.	Boiler Pressure.	Area of Valve per square foot of Fire grate.	Boiler Pressure.	Area of Valve per square foot of Fire grate.	Boiler Pressure.	Area of Valve per square foot of Fire grate.	Boiler Pressure.	Area of Valve per square foot of Fire grate.
lbs.	Sq. inch.	lbs.	Sq. inch.	lbs.	Sq. inch.	lbs.	Sq. inch.	lbs.	Sq. inch.
15	1.250	53	.551	90	.357	127	.264	164	.209
16	1.209	54	.543	91	.353	128	.262	165	.208
17	1.171	55	.535	92	.350	129	.260	166	.207
18	1.136	56	.528	93	.347	130	.258	167	.206
19	1.102	57	.520	94	.344	131	.256	168	.204
20	1.071	58	.513	95	.340	132	.255	169	.203
21	1.041	59	.506	96	.337	133	.253	170	.202
22	1.013	60	.500	97	.334	134	.251	171	.201
23	.986	61	.493	98	.331	135	.250	172	.200
24	.961	62	.487	99	.328	136	.248	173	.199
25	.937	63	.480	100	.326	137	.246	174	.198
26	.914	64	.474	101	.323	138	.245	175	.197
27	.892	65	.468	102	.320	139	.243	176	.196
28	.872	66	.462	103	.317	140	.241	177	.195
29	.852	67	.457	104	.315	141	.240	178	.194
30	.833	68	.451	105	.312	142	.238	179	.193
31	.815	69	.446	106	.309	143	.237	180	.192
32	.797	70	.441	107	.307	144	.235	181	.191
33	.781	71	.436	108	.304	145	.234	182	.190
34	.765	72	.431	109	.302	146	.232	183	.189
35	.750	73	.426	110	.300	147	.231	184	.188
36	.735	74	.421	111	.297	148	.230	185	.187
37	.721	75	.416	112	.295	149	.228	186	.186
38	.707	76	.412	113	.292	150	.227	187	.185
39	.694	77	.407	114	.290	151	.225	188	.184
40	.681	78	.403	115	.288	152	.224	189	.183
41	.669	79	.398	116	.286	153	.223	190	.182
42	.657	80	.394	117	.284	154	.221	191	.181
43	.646	81	.390	118	.281	155	.220	192	.181
44	.635	82	.386	119	.279	156	.219	193	.180
45	.625	83	.382	120	.277	157	.218	194	.179
46	.614	84	.378	121	.275	158	.216	195	.178
47	.604	85	.375	122	.273	159	.215	196	.177
48	.596	86	.371	123	.271	160	.214	197	.176
49	.585	87	.367	124	.269	161	.213	198	.176
50	.576	88	.364	125	.267	162	.211	199	.175
51	.568	89	.360	126	.265	163	.210	200	.174
52	.559								

22. The Inspector in his examination of the boilers and appurtenances is particularly to direct his attention to the safety-valves, and whenever he considers it necessary, he is to satisfy himself as to the pressure on the boiler by actual trial.

The Inspector is to fix the limits of the weight to be placed on the safety-valves, and the responsibility of issuing a certificate before he is fully satisfied on the point is very grave. The law places on the Inspector the responsibility of "declaring" that the boilers are in his judgment sufficient with the weights he states. The Inspector is to examine the whole of the valves, weights, and springs at every inspection.

The responsibility of seeing to the efficiency of the mode by which the valves are fitted so as to be as much as practicable under the control of the engineer when steam is up, rests with the Inspector.

The safety-valve should be fitted with lifting gear, which should in all cases be arranged so that it can be worked by hand.

Care should be taken that the safety-valves have a lift equal to at least one-fourth their diameter; that the openings for the passage of steam to and from the valves, including the waste steam pipe, should each have an area not less than the area of valves required, and that each valve-box has a drain pipe fitted at its lower part. In the case of lever valves, if the lever is not bushed with brass, the pins must be of brass; iron and iron working together must not be passed. Too much care cannot be devoted to seeing that there is proper lift, and free means of escape of waste steam, as it is obvious that unless the lift and means for escape of waste steam are ample, the effect is the same as reducing the area of the valve or putting on an extra load. The valve seats should be secured by studs and nuts.

The Inspectors are, as far as is in their power, to make these points generally known to the owners of Steam Boilers.

23. When the Inspector has determined the amount of pressure, he is to see the valves weighted accordingly and the weights or springs fixed in such a manner as to preclude the possibility of their shifting or in any way increasing the pressure. The limits of the weight on the valves is to be inserted in the declaration, and should it at any time come to an Inspector's knowledge that the weights or the loading of the valves have been shifted, or otherwise altered, or that the valves have been in any way interfered with, so as to increase the pressure, without the sanction of the Senior Inspector, he is at once to report the facts.

Notn., No. 3440, dated 5th August 1896, B. G. G., 1896, Pt. I, p. 833.—
The following rules framed under Section 35 (a) of the Bombay Boiler Inspection Act of 1891, as additions to the rules framed under the said section, for

*No. 1877 A (1) at Bombay settling the duties of Inspectors appointed under the
Government Gazette for said Act, and published in the Notification mentioned
1894, Part I, pages 459-465. in the margin*, are published for general information,
that is to say,—

Add to Rule 10 of the said Rules.

The constants for plain furnaces 10 per cent.

In cases where the Inspector is satisfied from tests made on the steel from which the boiler has been constructed that it is of a certain tensile strength per square inch, that strength may be substituted for the 47,000 lbs. (allowed for iron plates) in the formula given in Rule 7, but in no case is a greater strength than 32 tons (71,680 lbs.) to be allowed. In other cases, provided there is sufficient proof that the boiler is of steel, a minimum of 27 tons may be used.

Solid steel screwed stays which have not been welded or otherwise worked after heating may be allowed a working stress of 9,000 lbs. per square inch

of net section. Steel stays which have been welded or worked in the fire have been found to be unreliable, therefore they should not be passed.

Furnaces cor-
rugated or rib-
bed and groov-
ed.

When furnaces are machine made by Messrs. The Leeds Forge Company, of the Fox corrugated and Morison suspension types, or by Messrs. John Brown & Co., Sheffield, of the Purves ribbed and grooved type, if they are practically true circles, and the plates not less than $\frac{1}{16}$ inch thick, the working pressure is found by the following formula :

$$\frac{C \times T}{D} = \text{working pressure.}$$

$C = 14,000$ for Fox's corrugated and Brown's ribbed and grooved furnace.

$C = 13,500$ for Morison's suspension furnace.

$T =$ thickness in inches.

$D =$ outside diameter in inches, measured at the bottom of the corrugations when the furnace is of the corrugated or suspension type, or over the plain parts when it is of the ribbed and grooved description.

In Fox's corrugated furnaces the pitch of the corrugations and the length of the plain parts at the ends should not exceed 6 inches, and in Morison's suspension furnaces the pitch should not exceed 8 inches, and the length at the ends 5 inches. In both descriptions of furnaces the depth from top of corrugations outside to bottom of corrugations inside should not be less than 2 inches, and the plates at the ends should not be unduly thinned in the flanging.

The plates of ribbed and grooved furnaces should be formed by rolling, the ribs should not be less than $1\frac{1}{16}$ inches above the plain parts, and the depth of the grooves not more than $\frac{3}{4}$ inch, the length between the centres of the ribs not over 9 inches, and that of the plain parts at the ends not over 6 inches, and the ends rolled slightly thicker than the plain parts, and not reduced at any part by flanging, &c., below the thickness of the body of the furnace.

If the furnace is riveted in one or more lengths the case should be submitted for consideration.

Furnaces
made up of
flanged rings.

When horizontal furnaces of ordinary diameter are constructed of a series of rings welded longitudinally, and the ends of each ring flanged and the rings riveted together, and so forming the furnace, the working pressure is found by the following formula, provided the length in inches between the centres of the flanges of the rings is not greater than $(120 T - 12)$, and the flanging is performed at one heat by a suitable flanging machine, and also the conditions which follow the formula are complied with :

$$\frac{9900 \times T}{3 \times D} \left(5 - \frac{l + 12}{60 \times T} \right) = \text{working pressure.}$$

$T =$ thickness of plate in inches.

$l =$ length between centre of flanges in inches.

$D =$ outside diameter of furnace in inches.

The radii of the flanges on the fire side should be about $1\frac{1}{2}$ inches. The depth of the flanges from the fire side should be three times the diameter of the rivet plus $1\frac{1}{2}$ inches, and the thickness of the flanges should be as near the thickness of the body of the plate as practicable. The distance from the edge of the rivet holes to the edge of the flange should not be less than the diameter of the rivet, and the diameter of the rivets at least $\frac{3}{8}$ inch greater than the thickness of the plate. The depth of the ring between the flanges should be not less than three times the diameter of the rivets, the fire edge of the ring should be about the termination of the curve of flange, and the thickness not less than half the thickness of the furnace plate. Turned rings are such as may be considered a first class method of construction.

The holes in the flanges and rings should be drilled in place if practicable, but if not drilled in place they should be drilled sufficiently small, and afterwards when in place rimmed out until the holes are quite fair; the holes should be slightly tapered and the heads of the rivets of moderate size.

After all welding, and after all flanging and heating each ring should be efficiently annealed in one operation.

A greater compressive stress should not be allowed on tube plates than 10,000 lbs., which is that used in the following formula :

Compressive stress on tube plates.

$$\frac{(D-d) T \times 20,000}{W \times D} = \text{working pressure.}$$

D=least horizontal distance between centres of tubes in inches.

d=inside diameter of ordinary tubes in inches.

T=thickness of tube plate in inches.

W=extreme width of combustion-box in inches from front of tube plate to back of fire-box, or distance between combustion-box tube plates when boiler is double-ended and the box common to the furnaces at both ends.

When full allowance is wished the rivet section, if iron, in the longitudinal seams of cylindrical shells should, when those seams are lapped, be at least $\frac{1}{8}$ times the net plate section, and if steel rivets are used their section should be at least $\frac{2}{3}$ of the net section of the plate, if the tensile stress of the rivets is not less than 27 tons and not more than 32 tons per square inch. In calculating the working pressure, the percentage strength of the rivets may be found in the usual way by the Board of Trade rules, but in the case of iron rivets the percentages found should be divided by $\frac{1}{8}$, and in the case of steel rivets by $\frac{2}{3}$, the results being the percentages required. If the percentage strength of the rivets by calculation is less than the calculated percentage strength of the plate, calculate the working pressure by both percentages. When using the percentage strength of the plate 4.5 plus the additions suitable for the method of construction as by the rules for iron boilers, may be used as the nominal factor of safety, but when using the percentage strength of the rivets 4.5 may be used as the factor of safety. The less of the two pressures so found is the working pressure to be allowed for the cylindrical portion of the shell, or otherwise in accordance with the formulæ in Appendix.

Plate and rivet section.

Add as an Appendix to the said rules.

APPENDIX.

(See last paragraph of Rule 10.)

CYLINDRICAL BOILER SHELLS.

JOINTS WITH DRILLED HOLES.

Formulae for ordinary chain riveted and ordinary zigzag riveted joints, and for joints of these descriptions, when every alternate rivet in the outer or in the outer and inner rows have been omitted :

- Let E = distance from edge of plate to centre of rivet in inches.
 V = distance between rows of rivets in inches.
 V^1 = distance between inner and middle row of rivets in inches
for joints J and K (Figs. 19 and 15.)
 B = boiler pressure in lbs. per square inch.
 C = .1 for lap or single butt joints.
 C = 1.75 for double butt joints.
 d = diameter of rivets in inches.
 D = inside diameter of boiler in inches.
 F = factor of safety for shell plates, as by clause 87 or clause
103.
 n = number of rivets in one pitch.
 p^n = diagonal pitch in inches.
 P^n = diagonal pitch in inches between inner and middle rows of
rivets in inches for joint J.
 p = greatest pitch of rivets in inches.
 r = percentage of plate left between holes in greatest pitch.
 R = percentage of rivet section.
 R^1 = percentage of combined plate and rivet section.
 S = tensile strength of material in lbs. per square inch of
section.
 T = thickness of plate in inches.
 T^1 = thickness of each butt strap in inches.
 $\%$ = least value of r, R, R^1 , as the case may be, divided by 100.

When joints are used in boiler construction other than those shown in the attached sketches, or when any of the rivets are pitched less than two diameters apart, the particulars of such joints should be submitted for the consideration of the Senior Inspector.

ORDINARY CHAIN AND ZIGZAG RIVETED JOINTS.

Iron plates and iron rivets or steel plates and steel rivets:

$$\frac{100(p-d)}{p} = r.$$

Iron plates and iron rivets:

$$\frac{100 \times d^2 \times .7854 \times n \times C}{p \times T} = R.$$

Steel plates and steel rivets:

$$\frac{100 \times 23 \times d^2 \times .7854 \times n \times C \times F}{4.5 \times 28 \times p \times T} = R.$$

GIVEN C, d, F, n, T, TO FIND p, SO THAT r AND R ARE EQUAL.

Iron plates and iron rivets:

$$\frac{d^2 \times .7854 \times n \times C}{T} + d = p.$$

Steel plates and steel rivets:

$$\frac{23 \times d^2 \times .7854 \times n \times C \times F}{4.5 \times 28 \times T} + d = p.$$

GIVEN C, F, n, T, r, TO FIND p AND d.

Iron plates and iron rivets:

$$\frac{r \times T}{(100 - r) \times .7854 \times n \times C} = d.$$

$$\frac{100 \times r \times T}{(100 - r)^2 \times .7854 \times n \times C} = p.$$

Steel plates and steel rivets:

$$\frac{4.5 \times 28 \times r \times T}{23 \times (100 - r) \times .7854 \times n \times C \times F} = d.$$

$$\frac{100 \times 4.5 \times 28 \times r \times T}{23 \times (100 - r)^2 \times .7854 \times n \times C \times F} = p.$$

Iron plates and iron rivets or steel plates and steel rivets, when d is found first, then:

$$\frac{100 d}{100 - r} = p.$$

BUTT STRAPS.

Iron plates and iron butt straps or steel plates and steel butt straps:

Double butt straps:

$$\frac{5 \times T}{8} = T^1$$

Single butt straps:

$$\frac{9 \times T}{8} = T^1.$$

FOR DISTANCE BETWEEN ROWS OF RIVETS, &c.

Iron and steel :

$$\frac{3 \times d}{2} = E.$$

Chain-riveted joints, Figs. 2, 4, 6, 9, 11, not less than :

$$2 \times d = V.$$

See note at the end.

Zigzag riveted joints, Figs. 3, 5, 7, 10, 12 :

$$\sqrt{\frac{(11p + 4d)(p + 4d)}{10}} = V.$$

Diagonal pitch, Figs. 3, 5, 7, 10, 12 :

$$\frac{6p + 4d}{10} = p^D.$$

TO DETERMINE THE WORKING PRESSURE

$$\frac{S. \times \% \times 2 T}{F \times D} = B$$

CHAIN AND ZIGZAG RIVETED JOINTS IN WHICH EVERY ALTERNATE RIVET HAS BEEN OMITTED IN THE OUTER ROW, OR IN THE OUTER AND THE INNER ROWS SUCH AS ARE SHOWN BY THE FOLLOWING SKETCHES.

Iron plates and iron rivets or steel plates and steel rivets :

$$\frac{100(p-d)}{p} = r.$$

Iron plates and iron rivets :

$$\frac{100 \times d^2 \times .7854 \times n \times C}{p \times T} = R.$$

Steel plates and steel rivets :

$$\frac{100 \times 23 \times d^2 \times .7854 \times n \times C \times F}{4.5 \times 28 \times p \times T} = R.$$

Iron plates and iron rivets or steel plates and steel rivets :

$$\frac{100(p-2d)}{p} + \frac{R}{n} = R^1.$$

BUTT STRAPS.

Where the number of rivets in the inner row is double the number in the outer row.

Iron plates and iron butt straps or steel plates and steel butt straps.

Double butt-straps :

$$\frac{5 \times T(p-d)}{8 \times (p-2d)} = T^1.$$

Single butt straps :

$$\frac{9 \times T (p-d)}{8 \times (p-2d)} = T^1.$$

When the number of rivets in the inner row is the same as in the outer row.

Double butt straps :

$$\frac{5 \times T}{8} = T^1.$$

Single butt straps :

$$\frac{9 \times T}{8} = T^1.$$

FOR DISTANCE BETWEEN ROWS OF RIVETS, &c.

Iron and steel :

$$\frac{3 \times d}{2} = E.$$

Chain riveted joints, Figs. 13, 14, 15, 16 :

$$\sqrt{\frac{(11p + 4d) \times (p + 4d)}{10}} = V. \quad \left. \begin{array}{l} \text{The greater of these} \\ \text{two values of V to} \\ \text{be used. See note} \\ \text{at the end.} \end{array} \right\}$$

or $2 \times d = V.$

For joint K. (Fig. 15) :

$$2 \times d = V^1. \quad \text{See note at the end.}$$

Zigzag riveted joints. Figs. 17, 18, 19, 20 :

$$\sqrt{\frac{(11p + d) (16p + d)}{10}} = V.$$

Diagonal pitch, Figs. 17, 18, 19, 20 :

$$\frac{11}{16}p + d = p^D.$$

For joint J (Fig. 19) :

$$\sqrt{\frac{(11p + 8d) (p + 8d)}{20}} = V^1.$$

Diagonal pitch (Fig. 19) :

$$\frac{3p + 4d}{10} = P^D.$$

TO DETERMINE THE WORKING PRESSURE.

$$\frac{S \times \% \times 2T}{F \times D} = B^1.$$

MAXIMUM PITCHES FOR RIVETED JOINTS. •

T = Thickness of plate in inches.

p = Maximum pitch of rivets in inches, provided it does not exceed 10 inches.

C = Constant applicable from the following table :

Number of Rivets in one Pitch.	Constants for Lap Joints.	Constants for Double Butt Strap Joints.
1	1.31	1.75
2	2.62	3.50
3	3.47	4.63
4	4.14	5.52
5	—	6.00

$$(C \times T) + 1\frac{1}{8} = p.$$

When the work is first class, such pitches may be adopted so far as safety is concerned, yet in some cases it may be well not to adopt the greatest pitch found by the formula. The maximum pitch should *not*, however, exceed 10 inches with the thickest plates for boiler shells. If in any case the pitch is found to exceed that arrived at by the foregoing formula, for the particular description of joint and thickness of plate, such pitches should *not* be passed, but in all cases reported.

NOTE.—The minimum value of V or \sqrt{V} for chain riveted joints is given as $2d$, but $4d + 1$ is more desirable.

INDEX.

	Page.
Abkari...	lxxiv
Abolition of Town Duties, &c.	xi
Aden Laws—	
Bringing the—Regulation into force...	773
Aden Pilgrims and Paupers—	
Prohibiting the conveyance to, and landing at, Aden, of indigent persons	773
Aden Port Trust...	ccclxxx
Boiler Inspection—	
Board of Examiners in Bombay under the—Act	734
Boiler Inspection Rules...	723
Certificates of Competency—Officers deemed competent to grant—	734
Duties of Inspectors of Steam Boilers—Rules relating to the—	738
Engineers' Examination Rules...	735
Extension of Bombay Act V of 1873 to Aden	725
" " to Karachi and Kotri in Sind	726
" Bombay Act III of 1887 to certain places ..	726
" " to the Districts of Belgaum and Kolaba	727
Extension of the—Act (1891) to Hyderabad...	727
" Satara	728
" Shikarpur	77
" Thar and Parkar	77
Bombay Civil Courts—	
Extension of the—Act to certain villages ceded by the Nizam of Hyderabad	11
" " by the Chief of Akikot	12
Judicial District of Ahmedabad—defining the—	1
" of Nadiad—creating a new—	17
" of Sholapur-Bijapur—creating a new	17
Limits of the Jurisdictions of—See Civil Courts—Jurisdictions.	
See Civil Courts.	
Bombay Highway. See Highway.	
Bombay Port Trust	cxix
" Municipal Servants	725
" Municipality	643
" Tramways. See Tramways.	
" Vaccination. See Vaccination.	
Bombay Sanitary Regulation—	
Infectious diseases dangerous to life—Declaring certain diseases to be—	493, 498
Residency Surgeon, 2nd District, to exercise powers of the Health Officer of the	
Port in the absence of the latter officer...	490
Rules for the disinfection and cleansing of vessels having on boards cases of	
infectious diseases	497
Sanitaria for cases of infectious diseases	466, 497
1861—	

Branch and Kaira Incumbered Estates—

Rules	482, 486, 487
Thākurs—Maliks of Thāra in the Kaira District to be—	482

Civil Courts—

Altering the limits of the Districts of—

Dhārwar... ..	177
Hyderabad	16
Kánara	177
Karáchi	12, 16
Násik	270
Poona	12
Sátara	12
Shikárpur	12

Clerks of the—Duties of—	xxviii
---------------------------------	--------

Creating the Judicial Districts of Násik and Sholápur-Bijápur	17
--	----

Defining the Judicial District of Ahmedabad	16
--	----

Holidays and Vacations to be observed in—... ..	xxviii
---	--------

Including certain villages in the Ahmednagar District	16
--	----

Including the Island of Khanderi (Kennery) in the Thāna District	465
---	-----

Judicial District of Ahmedabad—Defining the—	16
---	----

„ of Násik—creating a new—	17
-----------------------------------	----

„ of Sholápur-Bijápur—creating a new—	17
--	----

Jurisdictions and situations of—in the Districts of—

Ahmedabad... ..	16, 18, 40, 41, 42
Ahmednagar	42 to 45
Belgaum	46, 104, 165
Dhārwar	105, 129, 143 to 146, 177
Kánara	146, 165, 169, 177, 178
Khándesh	178, 239 to 261
Násik	261 to 270, 293 to 423
Poona	271 to 274
Ratn sídi	276, 282, 314, 315
Sátara	271, 272, 275
Sholápur-Bijápur... ..	274 to 304, 344, 371, 274, 275
Surat	315, 334, 333, 348
Thāna	349, 424, 464, 465
„ „ in the Province of Sind... ..	465 to 467, 490, 491, 492, 495

Kaira to form part of the Judicial District of Ahmedabad	16
---	----

Limits of—(see Jurisdiction above).

Ministerial officers of the—Appointment, &c., of—... ..	xxviii
---	--------

„ „ Duties of... ..	xxviii
---------------------	--------

Násik Judicial District... ..	17
-------------------------------	----

Panch Mahals to form part of the Ahmedabad Judicial District	16
---	----

Number of—in the District of—

Ahmedabad... ..	16
Ahmednagar	42
Dhārwar	18
Poona	271 to 273
Sátara	271
Sholápur-Bijápur... ..	271

	Page.
Civil Courts— <i>contd.</i>	
Sholapur-Bijapur Judicial District	17
Sind. Situations of—in—	465 to 467
Situations. (See Jurisdiction and Situations above.)	
Subordinate Judges of—of Thana and Sholapur to be 1st Class Subordinate Judges ...	18
Transfer of certain villages from the Ahmednagar to the Poona District...	17
„ from the Dharsur to the Kanara District	177
„ from the Poona to the Ahmednagar District	17
„ from the Sholapur-Bijapur to the Dharsur District	144
Upper Sind Frontier District to form part of the Judicial District of Shikarpur ...	16
Vacations to be observed in—	xxviii
Commissioner in Sind—	
Delegation to the—of the powers conferred on local Government by certain Sections of—	
Act XLV of 1860	7
Act VI of 1863 (Bombay)	8
Act VII of 1867 (Bombay)	8
Act II of 1863 (Bombay)	514, 515
Act X of 1870	10
Act I of 1871	9
Act V of 1871	11
Act XII of 1875	10
Act XX of 1879	10
Act X of 1882	8, 9, 11
Act II of 1883 (Bombay)	8
Act VI of 1884	10
Act VII of 1884	10
Act IV of 1887 (Bombay)	8
Act I of 1889 (Bombay)	9
Act II of 1890 (Bombay)	9
Act IV of 1890 (Bombay)	
Conveyances, Public—	xxxvi
Courts—	
See Civil Courts.	
„ Mamlatdars' Courts.	
„ Sind Courts.	
Customs, Land—	
Routes for passing goods into or out of the Portuguese possession of Goa and Damão ...	4, 5
Dekkhan Agriculturists' Relief—	
Agreement under Section 43—Procedure to be observed by Subordinate Judges	
on receiving—from Conciliators	477
Agriculturists—Description of suits against—to be heard by the Subordinate Judge	
of Poona	467
Certificates under Section 46—Time within which demandable	476
Collectors—Management of immoveable property by—under Sections 22 or 23	468
Conciliators—	
Charges to be levied by—for summonses issued under Section 40 of the—Act	477
Rules as to the record and accounts to be kept by—	474
Table of charges to be made by—	474

	Page
Dekkhan Agriculturist's Relief Act—<i>contd.</i>	
District Inspectors—Rules regulating the appointment, dismissal, &c., of—	xxxv
Fixing a day on which the agriculturists to receive or demand a statement of their account	477
Immoveable property—Rules for the management by the Collector of—of which he takes possession under Sections 22 or 29	46
Notice under Section 41—Rule regarding the service of—	476
Rules for carrying out the provisions of the—Act	xxxv
Suits against agriculturists, description of certain—to be heard by the Subordinate Judge, Poona	467
Summonses—Charges to be levied by Conciliators from applicants for—	477
Table of charges to be made by Conciliators—	474
Village Munsiffs—Rules regulating the procedure of—	470, 473
Village Registrars—	
Rules regulating the appointment, dismissal, &c., of—	xxxv
Rules regulating the proceedings of—and for the custody of their records	xxxiv
Village Registration Circles—	xxix
„ Amalgamation of—	xxix to xxxiv
„ Transfer of villages from one to another—	xxx to xxxiv
District Municipalities—	
Abolition of—	cxlix
Constituting new—	cl
Constitution of—Rules regarding the—	clxi to clxxxi
„ to which Sections 11 and 12 of the District Municipal Act are unsuitable	clxxxii
Commissioners of Divisions—delegation of power to—under certain sections of Bombay Act II of 1884	618
Election Rules, Ahmedabad	636
„ Bombay Presidency	618
„ Poona (City)	637
„ Sind	627
„ Surat	639
Form of account of expenditure on educational objects by—in Sind	519
Limits of—	cliii to clxi
Rules made by—	clxxxv to clxxx
Rules prescribing independent authority of—in respect of public education in the Presidency.	515
„ „ in Sind	519
District Pleaders—	
Rules for examination for the office of—	ix
District Police—	
Bombay Act VII of 1867—	
Commissioner of Police for Sind	490
Delegation to the Commissioner in Sind of the powers of Local Government under Section 14 of—	8
Extension of Section 31 of—to certain places in Sind	490

INDEX.

Page.

District Police—*contd.*

Bombay Act IV of 1890—

Delegation to the Commissioner in Sind of the powers of Local Government	
under Section 25 of—	9
under Section 45 (2) of—	9
Extension of certain Sections of—into Sind	724
Section 45 of—to certain Towns and places	cclxxiv to cclxxvi
Section 61 of—to certain local areas in the Presidency	cclxxvi to cccxiii
District Superintendent of Police for Aden—Appointment of—	725

Estates—

See Incumbered Estates.

„ Titles to Rent-free Estates.

Ferries	lv to lxxvii
Conditions to be inserted in leases of—	501
Delegation of powers under certain sections of the—Act to the—	
Collectors	501, 513, 514
Commissioner in Sind	514, 515
Commissioners of Divisions	513, 514
Sub-Collectors	514
Division of ferries into classes	501
Exemptions from payment of ferry tolls	510 to 512
Limits of Districts for purposes of Section 16 (2) of the—Act	513
Rates of toll leviable upon passengers, &c., carried by—	501, 513 to 509
Rule to ensure safety of passengers and property in Native boats plying on the river,	
Indus at Sukkur at night	512

Fines—

Classifying certain cities, towns and villages for levying the—under the Land Revenue

Code	cii to civ
------	------------

Gambling—

Delegation to the Commissioner in Sind with power conferred on Local Government by

Section 6 of the—Act	8
----------------------	---

Extension of the—Act to certain local areas in the Presidency

cclxxiii

Haks—Levy of—

x

Hereditary Offices—

Conferring powers under the—Act on certain officers	525
Rule regarding registration of adoptions under the—Act	525

Highway (Bombay)—

Applying the—Act to certain places	598, 599, 600
Assessment and recovery of the tax—Rules for the—	601, 606, 607
Exemption from the payment of the tax	607
Levy of tax on vehicles, &c.	600, 601

	Page.
Incumbered Estates—	
Branch and Kaira—Rules	482, 486, 487
Sind—Rules	478, 481
Indus—Vessels plying on—	xxxvii
Inspection of Boilers. <i>See</i> Boiler Inspection.	
Irrigation—	
Canal Officers—Appointment of <i>ex-officio</i> —	547
Canals—Rules for the administration of—	570, 570 to 573
Powers under the—Act, investing certain officers with—	546, 547
Rules for the preparation of lists of persons bound to assist in the execution of work on the occasion of an emergency	574
Water supply for the existing Canals known as Naika Branch and the Naika Channel Extension	547
Water supply to the Military Cantonment and Civil Station of Poona—Rules for regulating the—	548, 550
Water-works—Prohibiting the construction of—within certain limits of the Panyari in the Sujawal Taluka of the Karachi Collectorate	547
Jails—	
Civil Jail at Thana to be a Civil Jail for the Nasik District	524
Establishment of Civil—at certain places in the Presidency	524
Extension of the—Act to Sind and Aden	523
Medical Officers to attend the—	524
Jurisdiction, Revenue—	467
<i>See</i> Civil Courts.	
Kaira Incumbered Estates—	
Rules	482, 486, 487
Thakurs—Maliks of Thakura in the Kaira District to be—	482
Karachi Port Trust.	cclxx
Protection of Pilgrims.	611
Tramways. <i>See</i> Tramways.	
Vaccination. <i>See</i> Vaccination.	
Khoti Settlement—	
Appointments of <i>ex-officio</i> Khoti Settlement Officers	598
Rules	575, 595, 547
Land Customs—	
Routes for the passing of goods into or out of the Portuguese possession of Goa and Daman	4, 5
Land Revenue—	
Summary Settlement of claims to exemption from—	lii
Land Revenue (Bombay City)—	
Government lands—Rules for the disposal of—for the manufacture of salt	527

Land Revenue (Bombay City)—*contd.*

Records of the Collector of Bombay—Rules regarding the production of the—before Courts of law...	520
Rules for Search or Inspection, &c., of records under the—Act ...	526

Land Revenue Code—

Collector—Powers of a—not to be conferred on Assistant or Deputy Collector who has not passed the Higher Standard Departmental Examination ...	537
Collectors in the Presidency, except in Sind, to fix rates for the use of water by land- holders in certain cases ...	3
Commissioner in Sind to fix rates for the use of water for cultivation of rice by land- holders in Sind ...	539
Commissioners—Appointment of— ...	536
„ Limits of the charges under the control of— ...	536
Extending the provision of Chapters VIII and IX of the—to villages in certain Districts ...	cxvii to cxix
Fines, Levy of—on lands, &c., under the— ...	cii to cvi
Island of Khanderi to form part of the Kolaba District in the Southern Division ...	lxxxviii
Kolaba District—Inclusion of—under the control of the Commissioner, Southern Division ...	537
Limits of certain Cities and Towns ...	542 to 545
Mahals—Abolition of— ...	xc
„ Constitution of— ...	lxxxix, xevi
Officers deemed competent to grant deeds of grant or confirmation of exemption from payment of land revenue ...	xcix
Panch Mahals Collectorate—constituting the— ...	lxxxix
Rates for the use by land-holders of water for cultivation of rice... ..	539
Revenue Survey—Extension of—to certain towns in the Surat Collectorate ...	510
Rules under— ...	xcix to cii, 539
Salt works—Survey of—in the Tháru and Kolába Collectorates ...	510
Scale for the regulation of sub-divisions of Survey Numbers ...	549 to 542
Seals to be used by Revenue Officers... ..	537, 538
Superintendent of Maháleshwar—appointment of—to be Deputy Collector ...	537
Taluká:—	
Abolition of— ...	xc
Constitution of— ...	lxxxix
Inclusion of villages in—... ..	xc to xevi
Transfer of— ...	xcii to xevi
Transfer of villages, &c., from—... ..	xcii to xevi

Levy of Haks, &c.	x
--------------------------	---

Local Boards—

Charges for the audit of the accounts of expenditure on works of the—... ..	cxlvi
Commissioners of Divisions to appoint nominated members of—... ..	317
Establishment of—in the Presidency	cxviii to cxviii
Establishment of—in Sind	cxviii to cxlii
Rules determining the relations of the—in educational matters	cxlvi
Rules for the election of members of—	cxlviii, cxlix
Rules for the General Administration of Local Funds	cxlvi to cxlvii

	Page.
Local Boards—<i>contd.</i>	
Rules made by—	cxlii to cxlvi
Rules regarding works to be executed by Government Executive Engineers for—	cxlviii
Rules regulating the leave, pension, &c., of employes of Local Boards in Sind	617
Māmlatdārs' Courts—	
Superintendent of Mahābaleshwar invested with the powers of a Māmlatdar	527
Māmlatdārs—	
Rules	641
Medical Officers—	
Civil Jails	594
Municipal Servants' Act (Bombay)—	
Extension of the— to the Municipal District of Berach	725
" " of Karachi	725
Municipality, Bombay—	
Building Bye-laws	661
Burial-grounds, closing of certain—	652 653
Bye-laws under clauses (a), (b), (f), (g), (h), (i) and (p) of Section 461 of the City of Bombay Municipal Act	684
Fees payable on applications, &c., made to the Chief Judge of the Court of Small Causes, Bombay	698
Joint Schools' Committee—Bye-laws as to the functions of the—	654
Market and Slaughter-house Bye-laws	677
Pension regulations	613
Police Fund—Bye-laws as to the administration of the—	654
Planning Committee of the Corporation—Bye-laws regarding the appointment of members of the—	660
Municipalities, District—	
See District Municipalities.	
Pilgrims - Protection of—	
Appointment of an <i>ex-officio</i> Commissioner in Karachi for the—	611
Pilgrims and Paupers—Aden,	773
Pleaders—	
Rules for examination for the office of—	ix
Rules for the qualification of persons as—in the Courts in Sind	lii
Poison:—Sale of—	
Extension of the—Act to Sind.	439
Mode of crediting the proceeds of the license fees and fines from the—	439
Officers qualified to perform the duties under the—Act	439
Police (Bombay Town)—	
Declaring Section 19 of Act XLVIII of 1860 to be applicable to all public streets, roads, &c., in Bombay	
Rules for the blasting of rocks in streets, &c., in Bombay and Colaba	
Rules for the conduct of assemblies and processions and for keeping order in public roads, streets, &c.	

Police (Bombay Town)—*contd.*

Rules for the regulation of public processions and traffic at places of public resort and landing places	2
Superintendents of Police of the B. B. & C. I. and G. I. P. Railways to be <i>ex-officio</i> Deputy Commissioners of Police in the City of Bombay	2

Police (District)—

Bombay Act VII of 1867—

Commissioner in Sind to be Commissioner of Police for Sind	499
Delegation to the Commissioner in Sind of the powers of Local Government under Section 14 of—	8
Extending Section 31 of—to certain places in Sind... ..	499

Bombay Act IV of 1890—

Delegation to the Commissioner in Sind of the powers of Local Government under Section 25 of—... ..	9
„ „ under Section 45 (2) of—	9
Extending certain Sections of—to certain places in Sind	724
„ Section 41 of—to certain places	cclxxxiv to cclxxxvi
„ Section 61 of—to certain local areas and villages in certain Districts... ..	cclxxvi to cccxlii
District Superintendent of Police for Aden.—Appointment of—	725

Powers—

Abkari Act—Investing certain officers with—	lxxiv to lxxviii
Commissioner in Sind delegated with the—of Local Government under certain Acts	7 to 11
Commissioners of Divisions under Bombay Act II of 1884	618
Hereditary Offices Act—Conferring upon the Collector, Deputy and Assistant Collectors of Salt Revenue, the powers under the—	525
Irrigation Act—Investing certain officers with powers under the—	546, 547
Mamlatdars' Courts Act—Superintendent of Mahabaleshvar invested with powers under the—	527
Salt Act—Investing certain officers with—	701 to 704
Tobacco Act—Conferring upon the Collector and Assistant Collector of Customs, Bombay, the powers under the—	4

Port Trust, Aden	cclxxx
„ Bombay... ..	cxix
„ Karachi... ..	cclxx

Protection of Pilgrims.	641
--------------------------------	-----

Public Authorities Seals. *See* Seals.

Public Conveyances—

Extension of the—Act to certain places	xlv to lii
Officers by whom the duties under the—Act shall be performed	xlv to l
Scale of fares of—	xxxvii to xlv
Scale of fares, &c., of water conveyances in the Harbour of Bombay	xlv
„ „ in the Port of Aden	xliv
„ „ in the Port of Karachi... ..	xlv
Scale of license fees of—	li
Stands of—	xxxvii to xlv
Subsidiary Rules	xxxvii to xlv

INDEX.

	Page.
Public Ferries	lv to lxxvii
Conditions to be inserted in leases of—	501
Delegation of powers under certain sections of the—Act to the—	
Collectors	501, 513, 514
Commissioner in Sind ...	514, 515
Commissioners of Divisions ...	513, 514
Sub-Collectors	514
Division of ferries into classes	501
Exemptions from payment of ferry tolls	510 to 512
Limits of districts for purposes of Section 16 (2) of the—Act	513
Rates of toll leviable upon passengers, &c., carried by—	501, 503 to 509
Rules to ensure safety of passengers and property in Native Boats plying on the river	
Indus at Sukkur at night	512
Rent-free Estates—Titles to—	xii
Revenue Jurisdiction—	
Certain portion of Section 4 of the—Act brought into force	467
Routes—	
Prescribing certain— for the passing of goods into or out of the Portuguese possession	
of Goa and Daman	4, 5
Rules—	
Boiler Inspection Act... ..	728, 735, 753, 765
Bombay, Civil Courts' Act	xvii, xxviii
Bombay Highway Act	601
Bombay Municipal Act... ..	643, 654, 660, 661, 677, 684
Bombay Sanitary Regulation Act	497
Bombay Vaccination Act	528, 531
Broach and Kaira Incumbered Estates Act	482, 486, 487
Dekkhan Agriculturists' Relief Act	xxxiv, xxxv, 468, 470, 476, 477
District Municipal Acts, 1873 and 1884	515, 618, 627, 636, 637, 639
Ferries Act	501, 512
Hereditary Offices Act	525
Irrigation Act	548, 550, 574
Karachi Tramways	611
Karachi Vaccination Act	532, 535
Khoti Settlement Act	575, 595, 597
Land Revenue (Bombay City) Act	526, 527
Land Revenue Code	xvii, xcix to cii, 539
Local Boards Act	cxlvi to cxlix, 617
Mattdárs Act	641
Police Act (Bombay Town)	2, 3, 6
Salt Act	705, 708, 717, 721, 722
Sind Courts Act... ..	liii, liv
Sind Incumbered Estates Act	478
Vaccination Act (Bombay)	528, 531
„ (Karachi)	532, 535
Sale of Poisons—	
Extension of the—Act to Sind... ..	489
Mode of crediting the proceeds of license fees and fines from the—	489
Officers qualified to perform the duties under the—Act	489

Salt—

Bombay Salt Rules	717
Bringing the—Act into force in Sind... ..	700
„ certain portions of Act VII of 1873 in the Dhandhuka Táluka	717
Collectors of Salt Revenue in Sind—Appointment of certain officers as—	700
Commissioner and Collector of Salt Revenue for the Settlement of Aden—Appoint- ment of <i>ex-officio</i>	700
Commissioner, Collector and Assistant Collector of Salt Revenue for Sind—Appoint- ment of <i>ex-officio</i>	700
Commissioner in Sind—Delegation to the—with powers of Local Government under certain sections of the—Act... ..	9
Delegating the power under Section 10 (1) of the—Act, to the Commissioner of Cus- toms, Salt, Opium and Abkári	704
„ „ „ to the Commissioner of Salt Revenue for the Settlement of Aden	704
Maurypur Moach Salt Works—Rules for the sale of salt from—... ..	708
Powers under certain Sections of the—Act, investing certain officers with—	701 to 704
Preventive Stations—Certain Bandars declared to be—	708
Salt Works—Rules for the disposal of applications to open new—	721
Shaikh Othmán Salt Work at Aden—Rules for regulating the manufacture and re- moval of salt from—	722
Sind Salt Rules... ..	705

Sanitation—

See Bombay Sanitary Regulation.
See Village Sanitation.

Seals—

Benches of Magistrates... ..	616
Judicial Officers	616
Magistrates' Courts	616
Revenue Officers	537
Special Judge under the Dekkhan Agriculturists' Relief Act	616

Sind Courts—

District Courts of Karáchi, Hyderabad and Shikárpur	489
Extending Section 1 of the—Act to a certain extent to Thar and Párkar	496
Pleadship in—Rules for the qualification for—	lii
Subordinate Civil Courts—Establishing the—	489, 490, 491, 492, 495
Territorial Jurisdictions of—	490, 491, 492, 495
Table of Fees for processes, &c., to be levied in—	lii, liv

Sind Incumbered Estates—

Rules	478, 481
--------------	----------

Sind Village Officers... ..	cxix,
-----------------------------	-------

Subordinate Judges—

Documents received from Conciliators under Section 43 of the Dekkhan Agriculturists' Relief Act to be scrutinized by—	477
---	-----

Subordinate Judges—*contd.*

Jurisdictions and situations of—in the District of—

Ahmedabad...	16, 18 to 42
Ahmednagar ...	42 to 45
Belgaum ...	46 to 105
Dhárwar ...	105 to 146
Kánara ...	146 to 178
Khándesh ...	178 to 261
Násik ...	261 to 270, 303 to 423
Poona ...	271 to 273
Ratnágiri ...	276 to 315
Sátara ...	271, 275
Sholápur-Bijápur ...	74, 271, 274, 275
Surat ...	315 to 348
Thána ...	349 to 465

" " in the Province of Sind ... 465 to 467

Of Thána and Sholápur to be First Class Subordinate Judges with special Jurisdiction . 18

Rules for examination for the office of— ... xvii

Test of qualification for appointment as— ... 17

Titles to Rent-free Estates ... xii

Tobacco (Bombay Town)—

Conferring certain powers under the—Act upon the Collector and Assistant Collector
of Customs, Bombay... 4

Tolls—

Ferry—Exemptions from— ... 501, 510 to 512
On Roads and Bridges... lxxii

Town Duties—

Abolition of— ... xi

Tramways (Bombay)—

Construction of new lines of— ... 521 to 523

Tramways (Karáchi)—

Bye-laws— ... 611

Constructions of new lines of— ... 607

Delegation to the Commissioner in Sind with powers of Local Government under
the—Act ... 8

Scale of fares for passengers— ... 611

Vaccination (Bombay)—

Bringing the—Act into force ... 528

Rules ... 528, 531

Vaccination (Karáchi)—

Bringing the—Act into force ... 532

Rules ... 532, 535

Table of Vaccination Districts under the—Act ... 534

Vessels plying on Indus ... xxxvii

Village Munsiffs—

Rules for regulating the procedure of— ... 470, 473

INDEX.

xiii

	Page.
Village Officers—Sind	cxix
Village Registrars—	
Rules regulating the appointment, dismissal, &c., of—	xxxv
Rules regulating the proceedings of and for the custody of their records	xxxiv
Village Registrations, Circles—	
Amalgamation, transfer, &c., of—	xxix to xxxiv
Village Sanitation—	
Declaring that the—Act shall cease to be in-operation in certain villages in the Panch	
Mahals Districts	699
Delegation to the Commissioner in Sind with powers of Local Government under certain	
sections of the Act	9
Extension of Part III of the—Act to two villages in the Chikhli Taluka of the Surat	
District	699

Register of Corrections and Additions to the Local Rules and Orders.

Number of correction or addition.	Date of Slip.	Date of receipt of Slip.	Reference to pages in the Local Rules and Orders in which Corrections have been made.

Register of Corrections and Additions to the Local Rules and Orders.

Number of correction or addition.	Date of Slip.	Date of receipt of Slip.	Reference to pages in the Local Rules and Orders in which Corrections have been made.

Register of Corrections and Additions to the Local Rules and Orders.

Number of correction or addition.	Date of Slip.	Date of receipt of Slip.	Reference to pages in the Local Rules and Orders in which Corrections have been made.

Register of Corrections and Additions to the Local Rules and Orders.

Number of correction or addition.	Date of Slip.	Date of receipt of Slip.	Reference to pages in the Local Rules and Orders in which Corrections have been made.

Register of Corrections and Additions to the Local Rules and Orders.

Number of correction or addition.	Date of Slip.	Date of receipt of Slip.	Reference to pages in the Local Rules and Orders in which Corrections have been made.

Register of Corrections and Additions to the Local Rules and Orders.

Number of correction or addition.	Date of Slip.	Date of receipt of Slip.	Reference to pages in the Local Rules and Orders in which Corrections have been made.

Register of Corrections and Additions to the Local Rules and Orders.

Number of correction or addition.	Date of Slip.	Date of receipt of Slip.	Reference to pages in the Local Rules and Orders in which Corrections have been made.

Register of Corrections and Additions to the Local Rules and Orders.

Number of correction or addition.	Date of Slip.	Date of receipt of Slip.	Reference to pages in the Local Rules and Orders in which Corrections have been made.

Register of Corrections and Additions to the Local Rules and Orders.

Number of correction or addition.	Date of Slip.	Date of receipt of Slip.	Reference to pages in the Local Rules and Orders in which Corrections have been made.

Register of Corrections and Additions to the Local Rules and Orders.

Number of correction or addition.	Date of Slip.	Date of receipt of Slip.	Reference to pages in the Local Rules and Orders in which Corrections have been made.

Register of Corrections and Additions to the Local Rules and Orders.

Number of correction or addition.	Date of Slip.	Date of receipt of Slip.	Reference to pages in the Local Rules and Orders in which Corrections have been made.

Register of Corrections and Additions to the Local Rules and Orders.

Number of correction or addition.	Date of Slip.	Date of receipt of Slip.	Reference to pages in the Local Rules and Orders in which Corrections have been made.

Register of Corrections and Additions to the Local Rules and Orders.

Number of correction or addition.	Date of Slip.	Date of receipt of Slip.	Reference to pages in the Local Rules and Orders in which Corrections have been made.

Register of Corrections and Additions to the Local Rules and Orders.

Number of correction or addition.	Date of Slip.	Date of receipt of Slip.	Reference to pages in the Local Rules and Orders in which Corrections have been made.